

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

tio 7]

नई विल्ली, शनिवार, फरवरी 15, 1969/माघ 26, 1890

No. 7)

NEW DELHI, SATURDAY, FEBRUARY 15, 1969/MAGHA 26, 1890

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह धलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

नोटिस

NOTICE

नीचे लिखे भारत के असाधारण राजपन्न 28 जनवरी 1969 तक प्रकाशित किये गये।

The undermantioned Gazette of India Extraordinary was published up to the 28th January,
1969:—

Issue No. No, and Date Issued by Subject

17 G.S.R. 212, dated Ministry of External Affairs. The Passports (Amendment) Rules, 1969.

जपर लिखे ग्रसाधारण राज्यत की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, विल्ली के नाम मांगपत भेजने पर भेज दी जाएंगी। मांगपत प्रबन्धक के पास इन राजपत के जारी होने की तारी ख से 10 दिन के भीतर पहुंच जाने चाहिएं।

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

भाग II--- अपड 3--- उपखण्ड (i)

PART II-Section 3-Sub-section (i)

(रक्षा मंत्रालय को छेड़कर) भारत सरकार के मंत्रालयों भ्रौर (सय राज्य-क्षेत्रों के प्रशासनों को छोड़कर) केन्द्रीय प्राधिकः रियों द्वारा जारी किये गये विधि के झन्तर्गत क्ष्माये ौर जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के झावेदा, उप-नियम श्रादि सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) Issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 5th February 1969

- G.S.R. 257.—In exercise of the powers conferred by sub-section (1) of section 3 of the All-India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules to amend the Indian Administrative Service (Recruitment) Rules, 1954, namely:—
- 1. (1) These rules may be called the Indian Administrative Service (Recruitment) Amendment Rules, 1969.
- (2) They shall come into force on the date of their publication in the official Gazette.
- 2. In the Indian Administrative Service (Recruitment) Rules, 1954, in rule 6A, for sub-rule (3), the following sub-rule shall be substituted, namely:—
 - "(3) Notwithstanding anything contained in sub-rule (2), the State Government may—
 - (a) postpone the appointment of a direct recruit to a post in the senior timescale of pay till he passes the prescribed departmental examination or examinations and promote his juniors to such a post;
 - (b) appoint a direct recruit at any time to a post in the senior time-scale of pay as a purely temporary or local arrangement."

[No. 12/6/68-AIS (III)-A.]

- G.S.R. 258.—In exercise of the powers conferred by sub-section (1) of section 3 of the All-India Services Act, 1951 (61 of 1951), the Central Government after consultation with the Governments of the States concerned, hereby makes the following rules to amend the Indian Police Service (Recruitment). Rules, 1954, namely:—
- 1. (1) These rules may be called the Indian Police Service (Recruitment) Amendment Rules, 1969.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Indian Police Service (Recruitment) Rules, 1954, in rule 6A, for subrule (3), the following sub-rule shall be substituted, namely:—
 - "(3) Notwithstanding anything contained in sub-rule (2), the State Government may—
 - (a) postpone the appointment of a direct recruit to a post in the senior time-scale of pay till he passes the prescribed departmental examination or examinations and promote his juniors to such a post;
 - (b) appoint a direct recruit at any time to a post in the senior time-scale of pay as a purely temporary or local arrangement.".

[No. 12/6/68-AIS (III)-B.] A. N. BATABYAL, Under Secy.

New Delhi, the 5th February 1969

- G.S.R. 259.—In exercise of the powers conferred by sub-section (1) of section 3 of the All-India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules, namely :-
- I. Short tille and commencement.—(1) These rules may be called the Indian Medical and Health Service (Recruitment) Rules, 1969.
- (2) They shall be deemed to have come into force with effect from 1st February, 1969.
 - 2. Definitions.—In these rules, unless the context otherwise requires,-
 - (a) "Commission" means the Union Public Service Commission;
 - (b) "District level posts" means posts carrying pay in the time-scale and specified under items 1 and 2 of the Schedule to the Indian Medical and Heath Service (Fixation of Cadre Strength) Regulations, 1969 or a post declared equivalent to such posts;
 - (c) "Junior unspecified posts" mean; posts carrying pay in the time-scale and other than the posts covered under clause (b) above;
 - (d) "Scheduled Castes" means such castes, races or tribes or parts of or groups within such castes, races or tribes as are deemed under article 341 of the Constitution to be Scheduled Castes for the purposes of the Constitution;
 - (e) "Scheduled Tribes" means such tribes or tribal communities or parts of or groups within such tribes or tribal communities as are deemed under article 342 of the Constitution to be Scheduled Tribes for the purposes of the Constitution;
 - (f) "Service" means the Indian Medical and Health Service;
 - (g) "State" means a State specified in the First Schedule to the Constitution and includes a Union territory;
 - Cadre" have the (n) "State Cndre" and "Joint meanings respectively assigned to them in the Indian Medical and Health Service (Cadre) Rules, 1969;
 - (1) "State Government concerned", in relation to a Joint Cadre, means the Governments of all the States for which the Joint Cadre is constituted and includes the Government of a State nominated by the Governments of all such States to represent them in relation to a particular matter;

 - (j) "State Medical and Health Service" means—
 (a) any such service in a State, being a service connected with medicine and public health and the members thereof having gazetted status, as the Central Government may, in consultation with the Government, approve for the purposes of these rules; or
 - (b) any service in such Central Civil Post, Class I or Class II, connected with medicine and public health, as may be approperly Central Government for the purposes of these rules. approved by the
- 3. Constitution of the Service.—The Service shall consist of the following persons, namely:
 - (a) Members of the State Medical and Health Service recruited to the Service at its initial constitution in accordance with the provisions of sub-rule (1) of rule 4; and
 - (b) persons recruited to the Service in accordance with the provisions of sub-rules (2) to (4) of rule 4.
- 4. Method of recruitment to the Service.—(1) As soon as may be after commencement of these rules, the Central Government may recruit to the Service any person from amongst the members of the State Medical and Health Service adjudged suitable in accordance with such regulations as the Central Government may make, in consultation with the State Governments and the Commission.
- (2) After the recruitment under sub-rule (1), subsequent recruitment to the Service shall be by the following methods, namely:-

(a) by direct recruitment in such manner as may be determined by the Central Government in consultation with the Commission;

- (b) by direct recruitment through selection by the Commission; and
- (c) by promotion of substantive members of the State Medical and Health Service.
- (3) Subject to the provisions of these rules the method or methods of recruitment to be adopted for the purpose of filling any particular vacancy or vacancies in the Service as may be required to be filled during any particular period of recruitment, and the number of persons to be recruited by each method shall be determined on each occasion by the Central Government in consultation with the Commission and the State Government concerned.
- (4) Notwithstanding anything contained in sub-rule (2), if in the opinion of the Central Government the exigencies of the Service so require, the Central Government may, after consultation with the State Governments and the Commission, adopt such methods of recruitment to the Service other than those specified in the said sub-rule, as it may by regulations made in this behalf prescribe.
- 5. Disqualifications for appointment.—(1) No person shall be qualified for appointment to the Service unless he is a citizen of India or belongs to such categories of persons as may, from time to time, be notified in this behalf by the Central Government.
- (2) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the Service:
 - Provided that the Central Government may, if satisfied that there are special grounds for doing so, exempt any person from the operation of this sub-rule.
- (3) No woman who is married to any person who has a wife living shall be eligible for appointment to the Service:
 - Provided that the Central Government may, if it is satisfied that there are special grounds for doing so, exempt any such woman from the operation of this sub-rule.
- 6. Appointment to the Service.—(1) All appointments to the Service shall be made by the Central Government and no such appointment shall be made except and in accordance with rule 4.
- (2) The initial appointment of persons recruited to the Service u der clause (a) of sub-rule (2) of rule 4 shall be to the junior unspecified posts.
- (3) The initial appointment of persons recruited to the Service under clause (c) of sub-rule (2) of rule 4 shall be to the District level posts.
- 7. Appointment of officers holding junior unspecified posts to District level posts.—(1) An officer initially appointed to a junior unspecified post shall be appointed by the State Government concerned to a District level post, if having regard to his length of service, experience and performance in the junior unspecified post, the State Government is satisfied that he is suitable for appointment to a District level post.
- (2) Notwithstanding anything contained in sub-rule (1), the State Government may appoint an officer holding a junior unspecified post to a District level post as a purely temporary or local arrangement.
- 8. Recruitment under rule 4(2)(a).—(1) Direct recruitment to the Service through the Commission shall be made at such intervals as the Central Government may, in consultation with the Commission, from time to time determine, and shall be in accordance with such regulations as the Central Government may from time to time make in consultation with the Commission and the State Governments.
- (2) Appointments to the Service shall be subject to orders regarding special representation in the Service for Scheduled Castes and Scheduled Tribes issued by the Central Government from time to time.

9. Recruitment by selection under rule 4(2)(b).—(1) Direct recruitment by selection under rule 4(2)(b) shall be restricted to the posts in the grade of Deputy Director and above:

Provided that the number of persons recruited under rule 4(2)(b) in any State or group of States shall not, at any time, exceed 20 percent of the number of posts in the grade of Deputy Director or above borne on the Cadre of that State or group of States.

- 10. Recruitment by promotion—(1) The Central Government may, on the recommendations of the State Government concerned and in consultation with the Commission and in accordance with such regulations as the Central Government may, after consultation with the State Governments and the Commission, from time to rime, make, recruit to the Service persons by promotion from amongst the substantive members of the State Medical and Health Service.
- (2) Where a vacancy occurs in a State Cadre which is to be filled under the provision of this rule, the vacancy shall be filled by promotion of a member of the State Medical and Health Service.
- (3) Where a vacancy occurs in a Joint Cadre which is to be filled under the provision of this rule, the vacancy shall, subject to any agreement in this behalf, be filled by promotion of a member of the State Medical and Health Service of any of the States constituting the group.

Explanation.—For the purposes of this rule the term "a member of the State Medical and Health Service" includes such members of the Central Health Service who may be notionally allocated to a State for the purpose of this rule

- 11. Number of persons to be recruited under rule 10.—(1) The number of persons recruited under rule 10 in any State or group of States shall not, at any time, exceed 33-1/3 per cent of the number of posts specified under items 1 and 2 of the Schedule to the Indian Medical and Health Service (Fixation of Cadre Strength) Reglations, 1969, in relation to that State or to the group of States.
- 12. Interpretation.—If any question arises as to the interpretation of these rules, the same shall be decided by the Central Government.

[No. 2/4/66-AIS(V).]

- G.S.R. 260.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules, namely:—
- 1. Short title and commencement.—(1). These rules may be called the Indian Medical and Health Service (Cadre) Rules, 1969.
- (2) They shall be deemed to have come into force with effect from 1st February, 1969.
 - 2. Definitions.—In these rules, unless the context otherwise requires,—
 - (a) 'Cadre Officer' means a member of the Indian Medical and Health Service;
 - (b) 'Cadre post' means any of the posts specified under item 1 of each Cadre in the Schedule to the Indian Medical and Health Service (Fixation of Cadre Strength) Regulations, 1969;
 - (c) 'State' means a State specified in the First Schedule to the Constitution and includes a Union territory;
 - (d) 'State Government concerned', in relation to a Joint Cadre, means the Governments of all the States for which the Joint Cadre is constituted and includes the Government of a State nominated by all such State Governments to represent them in relation to a particular matter.
- 3. Constitution of Cadres.—(1) There shall be constituted for each State or group of States an Indian Medical and Health Service Cadre.
- (2) The cadre so constituted for a State or a group of States is hereinafter referred to as a 'State Cadre' or, as the case may be, a 'Joint Cadre'.

- 4. Strength of Cadres.—(1) The strength and composition of each of the cadres constituted under rule 3 shall be as determined by regulations made by the Central Government in consultation with the State Governments in this behalf.
- (2) The Central Government shall, at the interval of every three years, reexamine the strength and composition of each such cadre in consultation with the State Government concerned, and may make such alterations therein as it deems fit:

Provided that nothing in this sub-rule shall be deemed to affect the power of the Central Government to alter the strength and composition of any cadre at any other time:

Provided further that the State Government concerned may add for a period not exceeding one year, and with the approval of the Central Government for a further period not exceeding two years, to a State or Joint Cadre one or more posts carrying duties or responsibilities of a like nature to cadre posts.

- 5. Allocation of members of various cadres.—(1) The allocation of cadre officers to the various cadres shall be made by the Central Government in consultation with the State Government concerned.
- (2) The Central Government may with the concurrence of the State Government concerned, transfer a cadre officer from one cadre to another cadre.
- 6. Deputation of cadre officers.—(1) A cadre officer may, with the concurrence of the State Government concerned and the Central Government, be deputed for service under the Central Government or another State Government or under a company, association or body of individuals, whether incorporated or not, which is wholly or substantially owned or controlled by the Government.
 - (2) A cadre officer may also be deputed for service under:
 - (i) a Municipal Corporation or any other local authority, by the State Government concerned or by the Central Government with the concurrence of the State Government concerned, as the case may be; or
 - (ii) an international organisation, a company, association or body of individuals not wholly or substantially owned or controlled by the Government, by the Central Government in consultation with the State Government concerned:
 - Provided that no cadre officer shall be deputed under clause (ii) of this sub-rule except with his consent.
 - 7. Posting.—All appointments to cadre posts shall be made—
 - (a) in the case of a State Cadre, by the State Government; and
 - (b) in the case of a Joint Cadre, by the State Government concerned.
 - 8. Cadre posts to be filled by cadre officers.—Save as otherwise provided in these rules, every cadre post shall be filled by a cadre officer.
 - 9. Temporary appointment of non-cadre officers to cadre posts.—(1) A cadre post in a State may be filled by a person who is not a cadre officer if the State Government is satisfied—
 - (a) that the vacancy is not likely to last for more than three months; or
 - (b) that there is no suitable cadre officer available for filling the vacancy.
 - (2) Where in any State a person other than a cadre officer is appointed to a cadre post for a period exceeding three months, the State Government shall forthwith report the fact to the Central Government together with the reasons for making the appointment.
 - (3) On receipt of a report under sub-rule (2) or otherwise, the Central Government may direct that the State Government shall terminate the appointment of such person and appoint thereto a cadre officer, and where any direction is so issued the State Government shall accordingly give effect thereto.
 - (4) Where a cadre post is likely to be filled by a person who is not a cadre officer for a period exceeding six months, the Central Government shall report the full lacts to the Union Public Service Commission with the reasons for holding

that no suitable officer is available for filling the post and may in the light of the advice given by the Union Public Service Commission give suitable direction to the State Government concerned.

- 10. Report to the Central Government of vacant cadre posts.—Cadre posts shall not be kept vacant or held in abeyance for periods exceeding six months without the approval of the Central Government. For this purpose, the State Government shall make a report to the Central Government in respect of the following matters, namely:—
 - (a) the reasons for the proposal:
 - (b) the period for which the State Government proposes to keep the post vacant or hold it in abeyance;
 - (c) the provision, if any, made for the existing incumbent of the post; and
 - (d) whether it is proposed to make any arrangements for the performance of the duties of the post to be kept vacant or held in abeyance, and if so, the particulars of such arrangements.
- 11. Holding of more than one post by a cadre officer.—(1) The State Government concerned in respect of the posts borne on the State Cadre or the Joint Cadre, as the case may be, may for the purpose of facilitating leave arrangements or for making temporary arrangements for a period not exceeding six months, direct that any two codre posts or a cadre post and an equivalent post may be held simultaneously by one single cadre officer.
- (2) Where the State Government concerned is of the opinion that it is necessary so to do, it may, with the prior approval of the Central Government, order that the posts directed by it to be held simultaneously by one single cadre officer under sub-rule (1), may continue to be so held for a period beyond six months but, in any case, not beyond twelve months from the date with effect from which the posts were first directed to be so held under sub-rule (1).
- 12. Interpretation.—I2 any question arises as to the interpretation of these rules, the same shall be decided by the Central Government.

[No. 2/3/66 AIS(V).]

- G.S.R. 261.—In pursuance of sub-rule (1) of rule 4 of the Indian Medical and Health Service (Recruitment) Rules, 1969, and all other powers enabling it in this behalt, the Central Government, in consultation with the State Governments and the Union Public Service Commission, hereby makes the following regulations, namely:—
- 1. Short title and commencement.—(1) These regulations may be called the Indian Medical and Health Service (Initial Recruitment) Regulations, 1969.
 - (2) They shall be deemed to have come into force from 1st February, 1969.
 - 2. **Definitions.**—In these regulations, unless the context otherwise requires,—
 - (a) "Board" means the Special Selection Board constituted under regulation 3;
 - (b) "Rules" means the Indian Mcdical and Health Service (Recruitment) Rules, 1969;
 - (c) all words and expressions used but not defined in these regulations and defined in the Rules shall have the meanings respectively assigned to them in the Rules.
- 3. Constitution of Special Selection Board.—(1) For the purpose of making selection to the Service, the Central Government shall constitute a Special Selection Board consisting of Chairman of the Commission or his nominee, and
 - (a) for selection to the State Cadres-
 - (i) Director General of Health Services of the Government of India:
 - (ii) an officer of the Government of India not below the rank of Joint Secretary;
 - (iii) the Chief Secretary to the State Government concerned or the Secretary of that State Government dealing with Medical and Health Service; and

- (iv) the Director of Medical/Health Services of the State Government concerned:
- (b) for selection to the Cadre of Union territories-
 - (i) the Director General of Health Services of the Government of India;
 - (ii) an officer of the Government of India not below the rank of Joint Secretary;
- (iii) an officer of the status of Joint Secretary to the Government of India in the Ministry of Home Affairs who deals with the administration of Union territories; and
- (iv) the Administrator of the Union territory concerned or the Chief Secretary in the case of Union territories of Delhi, Goa, Daman and Diu, Himachal Pradesh and Pondicherry:
 - Provided that if for any reason, it is not possible for the representative of any Union territory to attend the meeting of the Special Selection Board, the officer at (iii) above shall represent that Union territory.
- (2) The Chairman of the Commission or his nominee shall preside at all meetings of the Board.
- 4. Conditions of eligibility.—(1) Every officer of the State Medical and Health Service, except those belonging to the Central Health Service, who at the commencement of the Rules—
 - (a) holds substantively a post, included under item 1 of the Cadre in relation to that State or to the group of States in the Schedule to the Indian Medical and Health Service (Fixation of Cadre Strength) Regulations, 1969, or a post declared equivalent thereto, or holds a lien on such post; or
 - (b) (i) holds substantively, including on probation, a gazetted post in the State Medical and Health Service; and
 - (ii) has completed not less than eight years of continuous service in that Service or in an equivalent post, and
 - (iii) has completed not less than three years continuous service in an officiating capacity in a post included under item 1 of the Schedule to the Indian Medical and Health Service (Fixation of Cadre Strength) Regulations, 1969, or in any other post declared equivalent thereto by the State Government concerned,

shall be eligible for selection to the Service and in the event of his selection, subject to the provisions of regulation 6, shall be appointed to a District level or a higher post.

- (2) Every officer of the Central Health Service who at the commencement of the Rules—
 - (a) holds substantively, including on probation, or holds a lien on such Class I post of the Central Health Service or a post declared equivalent thereto, which is to be filled on deputation tenure basis by officers of the State Cadres; or
 - (b) holds substantively, including on probation, a gazetted post, and
 - (i) has completed not less than eight years of continuous gazetted service on a medical post under the Central Government, and
 - (ii) has completed not less than three years continuous service in an officiating capacity in a Class I post of the Central Health Service, or a post declared equivalent thereto, which is to be filled on deputation tenure basis by officers of State Cadres.

shall be eligible for recruitment to the Service at its initial constitution and in the event of his selection, subject to the provisions of regulation 6, shall be appointed to a District level or a higher post.

(3) Every officer of the State Medical and Health Service who has completed four years of continuous service at the commencement of the Rules in a gazetted post shall be eligible for recruitment to the Service at its initial constitution and in the event of his selection shall be appointed to one of the junior unspecified posts included in the cadre.

Note.—All officers of the Central Health Service who under this regulation are eligible for recruitment to the Service at its initial constitution shall be nationally allocated by the Central Government to the Medical and Health Services of various States.

- 5. Preparation of list of suitable officers.—(1) The Board shall prepare a list, in the order of preference, of such officers of State Medical and Health Service who satisfy the conditions specified in regulation 4 and who are adjudged by the Board suitable for appointment to a District level post or higher posts of the Service.
- (2) The list prepared in accordance with sub-regulation (1) shall then be referred to the Commission for advice, by the Central Government along with—
 - (a) the records of all officers included in the list;
 - (b) the records of all other eligible officers who are not adjudged suitable for inclusion in the list, together with the reasons as recorded by the Board for their non-inclusion in the list; and
 - (c) the observations, if any of the Ministry of Home Affairs on the recommendations of the Board.
- (3) On receipt of the list, along with the other documents received from the Central Government, the Commission shall forward its recommendations to that Government.
- 6. Appointment to the Service.—The officers recommended by the Commission under sub-regulation (3) of regulation 5 shall be appointed to the Service by the Central Government, subject to availability of vacancies, in the State Cadre concerned;

Provided that the number of officers belonging to the Central Health Service who are appointed to District level posts shall not be in excess of the number of Central deputation quota posts included in that State Cadre:

Provided further that the number of officers belonging to the Central Health Service who are appointed to the junior unspecified posts shall not be in excess of the proportion of such posts as the Central deputation quota bears to the posts included under item 1 of the Schedule to the Indian Medical and Health Service (Fixation of Cadre Strength) Regulations, 1969.

[No. 2/5/66/AIS(V).] NARESH CHANDRA, Dy. Secy.

New Delhi, the 6th February 1969

- G.S.R. 262.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Police Service Rules, 1965, namely:—
- 1. (1) These rules may be called the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Police Service (Amendment) Rules, 1969.
- (2) They shall be deemed to have come into force on the 1st day of July, 1968.
- 2. In the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Police Service Rules, 1965, in rule 30, for sub-rule (1), the following sub-rule shall be substituted, namely:—
 - "(1) The scales of pay attached to the Service shall be as follows:—
 - (i) Grade I (Selection Grade)—Rs. 1,000 fixed.
 - (ii) Grade II—Time scale—Rs. 350—25—500—30—590— EB—30—800".

[No. F 1/2/67-DH(S)(ii).]

New Delhi, the 7th February 1969

- G.S.R. 263.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service Rules, 1965, namely:—
- 1. (1) These rules may be called the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service (Amendment) Rules, 1969.
- (2) They shall be deemed to have come into force on the 1st day of July, 1968.
- 2. In the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service Rules, 1965, in rule 30, for sub-rule (1), the following sub-rule shall be substituted, namely:—
 - "(1) The scales of pay attached to the Service shall be as follows:—
 - (i) Grade I (Selection Grade)—Rs. 900—50—1,250.
 - (ii) Grade II—Time scale Rs. 400—25—500—30—590—E.B.—30—800—E.B. 30—830—35—900.".

[No. F. 1/2/67-DH(S) (i).]

- G.S.R. 264.—In exercise of the powers conferred by the provise to article 309 of the Constitution and all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service Rules, 1965, namely:—
- 1. (1) These rules may be called the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service (Second Amendment) Rules, 1969.
- (2) They shall be deemed to have come into force on the 1st November, 1966.
- 2. In the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service Rules, 1965, after rule 31, the following rule shall be inserted, namely:—
- "31-A. Appointment of members of the Punjab Civil Service (Executive Branch) finally allotted for service in Himachal Pradesh under the Punjab Reorganisation Act, 1966.—(1) The Central Government shall appoint to the Service permanent members of the Punjab Civil Service (Executive Branch) who are finally allotted for service in the Union territory of Ilimachal Pradesh under subsection (2) of section 82 of the Punjab Reorganisation Act, 1966 (31 of 1966). The suitability for appointment to the Service of the officiating/temporary members of the Punjab Civil Service (Executive Branch) who are finally allotted for service in the Union territory of Himachal Pradesh under sub-section (2) of section 82 of the said Act shall be determined by the Commission and such of them as are adjudged suitable shall be appointed to the Service by the Central Government.
- (2) Apppointments of persons to the Service under sub-rule (1) shall be made with effect from the date from which they are finally allotted or deemed to have been allotted to the Union territory of Himachal Pradesh. They shall be on probation for a period of two years unless they were permanent members of the Punjab Civil Service (Executive Branch) on the 31st day of October, 1966, in which case their appointment to the Service shall be made on a substantive basis from the date of their final allotment to the Union territory of Himachal Pradesh.
- (3) The Central Government may extend the period of probation of any person who is apointed to the Service on probation under sub-rule (1).
- (4) A person appointed to the Service on probation under sub-rule (1) shall undergo such training and pass during the period of probation such departmental examinations as the Central Government may from time to time prescribe:

Provided that the Central Government may exempt, subject to such conditions as it may impose, either wholly or partly from such training or departmental examination any person appointed to the Service on probation under sub-rule (1).

(5) The seniority of members of the Service appointed under sub-rule (1) and those who were members of the Service on the 31st day of October, 1966, shall be determined ad hoc by the Central Government, due regard being had to the posts previously held by them under the Central Government/State Governments and the length of service rendered by them therein:

Provided that the persons appointed to the Service under sub-rule (1) shall be ranked inter se in the order of their relative seniority in the Punjab Civil Service (Executive Branch), and the persons who were members of the Service on the 31st day of October, 1966, shall be ranked inter se in the order of their relative seniority in the Service".

[No. **F**. 10/8/66-DH(S)(i)]

- G.S.R. 265.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Police Service Rules, 1965, namely:—
- 1. (1) These rules may be called the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Police Service (Second Amendment) Rules, 1969.
- (2) They shall be deemed to have come into force on the 1st November, 1966.
- 2. In the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Police Service Rules, 1965, after rule 31, the following rule shall be inserted, namely:—
- "13A. Appointment of Deputy Superintendents of Police/Prosecuting Deputy Superintendents of Police of the Punpab Police finally allotted for service in Humachal Pradesh under the Punjab Reorganisation Act. 1966.—(1) The Central Government shall appoint to the Service permanent Deputy Superintendents of Police and permanent Prosecuting Deputy Superintendents of Police of the Punjab Police who are finally allotted for service in the Union territory of Himachal Pradesh under sub-section (2) of section 82 of the Punjab Reorganisation Act, 1966 (31 of 1966). The suitability for appointment to the Service of the officiating/temporary Deputy Superintendents of Police and Prosecuting Deputy Superintendents of Police of the Punjab Police who are finally allotted for service in the Union territory of Himachal Pradesh under sub-section (2) of section 82 of the said Act shall be determined by the Commission and such of them as are adjudged suitable shall be appointed to the Service by the Central Government.
- (2) Appointments of persons to the Service under sub-rule (1) shall be made with effect from the date from which they are finally allotted or deemed to have been allotted to the Union territory of Himachal Pradesh. They shall be on probation for a period of two years unless they were permanent Deputy Superintendents of Police or permanent prosecuting Deputy Superintendents of Police in the Punjab Police on the 31st day of October, 1966, in which case their appointment to the Service shall be made on a substantive basis from the date of their final allotment to the Union territory of Himachal Pradesh.
- (3) The Central Government may extend the period of probation of any person who is appointed to the Service on probation under sub-rule (1).
- (4) A person appointed to the Service on probation under sub-rule (1) shall undergo such training and pass during the period of probation such departmental examination as the Central Government may from time to time prescribe:

Provided that the Central Government may exempt, subject to such conditions as it may impose, either wholly or partly from such training or departmental examination any person appointed to the Service on probation under sub-rule (1)

(5) The seniority or members of the Service appointed under sub-rule (1) and those who were members of the Service on the 31st day of October, 1966, shall be determined ad hoc by the Central Government, due regard being had to the post previously held by them under the Central Government/State Governments and the length of service rendered by them therein:

Provided that the persons appointed to the Service under sub-rule (1) shall be ranked inter se in the order of their relative seniority in the Punjab Foreign Police and the persons who were members of the Service on the 31st day of October, 1966, shall be ranked inter se in the order of their relative seniority in the Service."

[No. F. 10/8/66-DH(S) (1i).]

New Delhi, the 7th February 1969

- G.S.R. 266.—In exercise of the powers conferred by section 44 of the Arms Act, 1959 (54 of 1959), the Central Government hereby makes the following rules further to amend the Arms Rules, 1962, namely:—
 - 1. These rules may be called the Arms (Amendment) Rules, 1969.
- (2) They shall come into force on the date of publication of this notification in the OMedal Gazette
 - 2. In the Schedule II to the Arms Rules, 1962-
 - (i) In the entry is column 7 against item 10, -
 - (a) for the words "State Government", the following words shall be substituted, namely:—
 - "District Magistrate specially empowered by the State Government in this behalf, and where no District Magistrate has been so empowered, by the State Government.";
 - (b) for the words "Board of Revenue", the following words shall be substituted, namely:—
 - "Board of Revenue or any officer specially empowered by the State Government in this behalf";
 - (ii) in the entry in column 7 against item 11:-
 - (a) for the words "State Government", the following words shall be substituted, namely:—
 - "District Magistrate specially empowered by the State Government in this behalf, and where no District Magistrate has been so empowered, by the State Government.";
 - (b) for the words "Board of Revenue", the following words shall be substituted, namely.—
 - "Board of Revenue or any officer specially empowered by the State Government in this behalf."

[No. F. 15/1/68-P. IV]

D. D. JOSHI, Deputy Secy.

MINISTRY OF HEALTH, FAMILY PLANNING AND URBAN DEVELOPMENT (Department of Health and Urban Development)

New Delhi, the 5th February 1969

- G.S.R. 267.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Lady Reading Health School, Delhi, Recruitment Rules, 1962.
- 1. (1) These rules may be called the Lady Reading Health School, Delhi, Recruitment (Amendment) Rules, 1969.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Schedule to the Lady Reading Health School Delhi, Recruitment Rules, 1962.
 - (i) in column 2 against Serial No. 1, for the entry "Superintendent", the entry "Principal" shall be substituted;
 - (ii) in column 2 against Serial No. 2 for the entry "Assistant Superintendent", the entry "Vice Principal" shall be substituted.

[No. F.2-12/68-MPT.] K. DEO, Under Secy.

(Department of Health and Urban Development)

New Delhi, the 5th February 1969

- G.S.R. 268.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate General of Health Services (Nursing Adviser, Assistant Secretary, Indian Pharmacopoeia Committee, Assistant Editor and Statistical Officer, B.C.G. Organisation) Recruitment Rules, 1965, namely:—
 - 1. (1) These rules may be called the Directorate General of Health Services (Nursing Adviser, Assistant Secretary, Indian Pharmacopoeta Committee, Assistant Editor and Statistical Officer, B.C.G. Organisation)
 Recruitment (Amendment) Rules, 1969.
 - 2. They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Schedule to the Directorate General of Health Services (Nursing Adviser, Assistant Secretary, Indian Pharmacopoeia Committee, Assistant Editor and Statistical Officer, B.C.G. Organisation) Recruitment Rules, 1965, for the entry in column 5 against the post of 'Assistant Editor', the following entry shall be substituted, namely:—

"35 years and below.

(Relaxable for Government Servants)"

[No. F.34-35/56-Estt(P).]

K. SATYANARAYANA, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 17th January 1969

- G.S.R. 269.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the Class IV posts in the Ministry of Finance, Department of Economic Affairs, namely:—
- 1. Short title.—(1) These rules may be called the Department of Economic Affairs (Class IV Posts) Recruitment Rules, 1968.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Number, classification and scale of pay.—The number of the posts, their classification and the scale of pay attached thereto shall be as specified in columns to 5 of the Schedule hereto annexed.
- 3. Method of recruitment, age limit, qualifications, etc.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto shall be as specified in columns 6 to 13 of the said Schedule:

Provided that the age limit specified in column 7 of the said Schedule may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes, or displaced persons and other special categories of persons in accordance with the orders issued by the Central Government from time to time.

- 4. Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the said posts; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts.
- 5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do. it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

9.4	_	-

SI. No.	Name of post	No. of post	Classifi- cation	Scale of pay	Whether selection or non- selection post	Age for direct recruits	qualifica-	pro- bation, if any	Method of recruitment whether by direct re- cruitment or promotion or by depu- tation or transfer		exists what is its com-	
I	. 2	3	4	5	6	7	8	9	10	11	12	13
1	Selection Grade Daftry (Record sorter)	7	General Central Services, Class IV (Non- gazetted)	Rs. 80-1 85-2-95- EB-3- 110	Non- selection	Not appli- cable	Not applica- cable	Two years	By pre- metion	Dafries who have rendered at least three years conti- nuous service in that capacity.	Class III/i D.P.C.	
2	Junior Gestetner Operator	1	Do.	Do.	Do.	De.	Do.	Dc.	De.	By promotion from Daftries/Jamadars who have passed middle school standard and have rendered at least 3 years continuous service in that capacity and have proficiency in operating and maintaining gesterner machines.	Do	o. De
3	Daftry	42	General Central Services, Class IV (Non- paretted)	Rs. 75-1- 85-EB 2-95	Non- selection	years and below.	Middle School standard Passed.	Two years	By promo- tion failing which by transfer and failing both by direct recruitment.	Promotion of peous (who have render- ed at least 3 years service in that capacity.	Class III/IV D.P.C.	Not applicable.

										holding similar or equivalent posts in Central Govt. Offices.		
4	Jamadar	10	Do.	Do.	Do.	Not appli- cable	Not- appli- cable	Do.	By promo- tion	Promotion of peons who have rendered at least 3 years' service in that capacity.	Class III/IV a D.P.C.	Not pplicable.
5	Peon	104	Do.	Rs. 70-1- 80-EB- 1-85	Not appli- cable	25 years and below.	Middle School standard passed.	Do.	By transfer, failing which by direct recruitment.	sons holdingsimi- lar or equivalent	Do.	Do.
6	Farash	14	General Central Services, Class IV (Non- gazetted)	Rs. 70-1- 80-EB- 1-85	Not applicable	years and below.	Desirable: A Pass in the primary School Standard.	Two years	By transfer failing which by direct recruitment.	lar, er equivalant	Class III/IV D.P.C.	/ Not applicable.
7	Sweeper	14	Do.	Do. 3	Do.;	Do.3	Do.	$D_0.5$	Do.j	Do.	Do.	Do.

[Nc. F. 43(10)-Admn.I/68.] N. PARASURAMAN Under Secy

Transfer of persons

वित्त मंत्रालय

(ग्रथं विभाग)

नयी दिल्ली, 17 जनवरी, 1969

सा॰ का॰ नि॰ 270 .--संविधान के श्रनुच्छेद 309 के परन्तुक द्वारा प्रदक्त अधि-कारों का प्रयोग करते हुए, राष्ट्रपति ने, विक्त मंत्रालय के शर्ष विभाग में चौथी श्रेणी के पदों को सरने की प्रणाली के नियमन के लिए एतद्दारा निम्नलिखित नियम बनाये हैं, श्रर्थात् :--

- 1. संक्षिप्त, नाम: (1) इन नियमों को श्रर्थ विभाग (चौथी श्रेणी के पद) भर्ती ंनियमावली, 1968 कहा जाए।
 - (2) ये नियम सरकारी राजपत्र में इनके प्रकाशित किये जाने की तारीख से लागू होंगे।
- संख्या, वर्गीकरण श्रीर घेतन-मान: पदों की संख्या, उनका वर्गीकरण श्रीर उनका वेतन-मान इससे संलग्न श्रनुसूची के 3 से 5 तक के कालमों में उल्लिखित व्योरे के श्रमुसार होगा।
- 3. भर्ती की प्रसालं, वय सीमा, योग्यता झावि : उक्त पदों को भरने की प्रणाली, वय-सीमा, योग्यता, भौर उनसे सम्बन्धित दूसरी बात उक्त अनुसूची के 6 से 13 तक के कालमों कें उल्लिखित व्यौरे के अनुसार होंगी :

परन्तु उक्त भनुसूची के कालम 7 में उल्लिखित वय-सीमा के बारे में ऐसे उम्मीदवारों को, जो अनुसूचित जातियों या अनुसूचित आदिम जातियों के हों, या विस्थापित व्यक्ति हों या अन्य विकोष श्रेणियों के हों, केन्ीय सरकार द्वारा समय-समय पर जारी किये गये आदेशों के अनुसार, छूट दी जा सकेगी।

- 4. ग्रनहंताएं: (क) ऐसा व्यक्ति, जिसकी एक से ज्यादा जीवित पिल्नियां हों या जो एक पत्नी के जीवित रहते, किसी ऐसी हालत में दूसरा विवाह कर ले, जिसमें ऐसा विवाह उस पत्नी के जीवन-काल में होने के कारण कानून की वृष्टि से ग्रमान्य हो, उक्त पद पर नियुक्त किए जाने के लिए पान न होगा, श्रौर
- (ख) ऐसी स्त्री, जिसका विवाह इस कारण ध्रमान्य हो कि उसके विवाह के समय उसके पित की भ्रौर पत्नी जीवित थी, या जिसने ऐसे व्यक्ति से विवाह किया हो जिसकी पत्नी ऐसे विवाह के समय जीवित थी, उपर्युक्त पद पर नियुक्त किये आने के लिए पान न होगी;

5. नियमिं से छूट देने का प्रधिकार: यदि केन्द्रीय सरकार की यह राय हो कि व्यक्तियों के किसी वर्ग या श्रेणी को इन नियमों के किसी उपबन्ध से छूट देना भ्रावश्यक या उचित है, तो वह इसके कारणों को लिखकर, भ्रादेश द्वारा, ऐसा कर सकती है।

				ग्रनु
क्रम पदकानाम सं०	पदों की वर्गीकरण संख्या	वेतनमान	पव है या	सीघे भरतीं किये जाने वाले व्यक्तियों के लिए वय- सीमा

1	2	3	4	5	6	7
1	सेले भन ग्रेड दफ्तरी (रिकार्ड सार्टर)	7		रुपये 80-1-85 -2-95-दक्षता- रोध-3-110	भ्रप्तवरण	लाग् नहीं
2.	जूनियर गेस्टेट्नर श्रापरेटर	1	त देव	तदेव	तदेव	तदेव

75-1-85- सदेव 25 वर्ष या तदेव 3. दफतरी 42 उससे कम वक्षतारोध-2-95

स ची

किये जाने काल, लिये हो तो नियक्तिया श्रावश्यक र्वे क्षणिक भ्रीर भ्रन्य जायगा योग्यताएं

सीधी भरती परिवीक्षा- भरती की प्रणाली यदि पदोन्नति/प्रतिनिय्वित । यदि के ई यह पद सीधी तबादले द्वारा भरती की विभागीय वाले व्यक्तियों यदिकोई भरतीया पदोन्नति जानी हो तो उन पद-पदोन्नति समिति द्वारायाप्रति-क्रमों का विवरण हो, तो उसका जिनसे ५दोन्नति।तबा-गठन क्या है? तबादले द्वारा भरा दला/प्रतिनियुक्ति की जानी हो।

निय्वत करने लिए जिन स्थितियों में संघ लोक सेवा भागोग से परामर्श किया जायगा ?

8 9 12 13 l वे दफ्तरी जिन्होंने तीसरी/चौथी लागुनहीं। लागू नहीं यो वर्ष पदोन्नति द्वारा श्रेणी के लिए उस पद पर कम से कम 3 वर्ष विभागीय तक लगातार काम किया पवोन्नति समिति । हो । उन दफ्तरियों/जमादारों तदेव तदेव तदेव तदेव तदेव में से पदोन्नति द्वारा, जो मिडिल पास हो श्रौर जिन्होंने उस पद पर कम से कम 3 वर्ष तक लगातार काम किया हो तथा जो गेस्टेट्नर मशीन चलाने और ठीक रखने में प्रवीण हों । मिडल पास सदेव पवोन्नति द्वारा. पदोन्नति - उन चपरा-तदेव तदेव सियों में से जिन्होंने यह सम्भव न होने पर तबादले उस पद पर कम से कम 3 वर्ष तक काम किया द्वारा श्रौर दोनों प्रकार सम्भव हो । न होने पर सीधी भरती दारा

5. भपरासा	104	त्वव	70-1-80-दस- तारोध-1-85	લાયું નફા	उससे कम
6. फर्राश	14	तदेव	तदेव	तदेव	तदेव
7. मेहतर	14	त देव	तदेव	तदेव	तदेव

					٠.
8	9	10	11	12	13
सागू नहीं	तदेव	पदोन्नति द्वारा	तबादला—केन्द्रीय सर- कार के कार्यालयों में इन्हीं पदों पर या इनके बराबर के पदों पर कार्य कर रहे व्यक्तियों में से उन चपरासियों में से पवोश्रति द्वारा जिन्होंने उस पद पर कम से कम 3 वर्ष तक काम किया हो ।	तदेव	नदेश
मिडिल पास	तवेय	तबादले द्वारा श्रौर यह सम्भव न होने पर सीधी भरती द्वारा		त देव	तदेव
वांछनीय प्राथमिक स्कूल पास	तदेव	तदेव	तदेव	त देव	तदेव
तदेव	तदेव	तदेव	तदेव	तदेव	त वेव

[सं० एफ 43 (10) ऐडिमिनिस्ट्रेशन-1/68]

एन० परशुरामन,

भ्रनुसचिव, भारत सरकार।

(Department of Revenue & Insurance)

CUSTOMS

New Delhi, the 15th February 1969

G.S.R. 271.—In pursuance of clause (e) of section 151 of the Customs Act, 1962 (52 of 1962), the Central Government hereby empowers and requires that the officers of the Central Reserve Police posted in the State of Bihar to assist the officers of customs posted in the said State in the execution of the said Act.

CUSTOMS AND CENTRAL EXCISES

New Delhi, the 15th February 1969

- G.S.R. 272.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act. 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Eighth Amendment Rules, 1969.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960,—
- (i) In the First Schedule, for Serial No. 90 and the entries relating thereto, the following shall be substituted, namely:—
 - "90 Solder Wires and Solder Sticks, all sorts, whether rosin cored, or not, containing Tin and Lead.
- Rs. 6:79 per Kg. of Tin content and Rs. 0:50 paise per Kg. of Lead content."
- (ii) in the Second Schedule, Serial No. 237 and the entries relating thereto shall be omitted.

[No. 10/F. No. 1/48/67-DBK.]

G. P. DURAIRAJ, Dy. Secy.

(Department of Revenue & Insurance)

CENTRAL EXCISES

New Delhi, the 15th February 1969

G.S.R. 273.—In exercise of the powers conferred by sub-rule (1) of the rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts Caustic Soda, falling under item No. 14B of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), issued for purification of brine within the factory of manufacture, to be used in the production of either excisable or non-excisable goods within the same factory upto a maximum of 3 per cent of Sodium Chloride contents of the common salt put into the process of purification of brine:

Provided that where both caustic soda falling under item 14B and soda ash falling under item 14A of the First Schedule to the said Act are used for the purification of brine within the factory producing both caustic soda and soda ash for the aforesaid purpose, the said limit of 3 per cent will apply to the quantities of caustic soda and soda ash taken together.

[No. 9/69-C.E. F. No. 24/30/67-CXVI.]

DAYA SAGAR, Under Secy.

िल मंत्राप्तर

(राजस्य तथा को त विभाग)

केन्द्रीय उत्पाद-शुल्क

नई दिल्ली, 15 फरवरी, 1969

सा० का० नि० 274: — केन्द्रीय उत्पाद-शुल्क नियम, 1944 के नियम 8 के उपनियम (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार, केन्द्रीय उत्पाद-शुल्क मौर लवण मधिनियम, 1944 (1944 का 1) की प्रथम मनुसूची की मद सं० 14 ख के म्रन्तर्गत माने वासे

भौर विनिर्माता-कारखाने के भीतर लवण-जल के शोधन के लिए दिये गये तथा लवण-जल के शोधन की प्रिक्रिया में डाले गये सामान्य लवण के भ्रधिकतम 3 प्रतिशत सोडियम क्लोराइड भ्रंश तक के, या तो उत्पाद-शुल्क लगाये जाने योग्य या उत्पाद-शुल्क न लगाये जाने योग्य माल के उसी कारखाने के भीतर उत्पादन में प्रयुक्त किये जाने वाले, कास्टिक सोडे को, एतृद्वारा, छूट देती है:

परन्तु जहां कि उक्त प्रधिनियम की प्रथम धनुसूची की मद 14 ख के धन्तर्गत धाने वाला कास्टिक सोडा धौर मद 14 क के धन्तर्गत धाने वाला सोडा-क्षार दोनों ही उस कारखाने के भीतर जो पूर्वोक्त प्रयोजन के लिए कास्टिक सोडा धौर सोडा-क्षार दोनों का ही उत्पादन करता है, लवण-जल शोधन के लिए प्रयुक्त किये जाते हैं वहां, 3 प्रतिशत की उक्त सीमा कास्टिक सोडा धौर सोडा-क्षार दोनों के सम्मिल्त परिमाण को लागू होगी।

[सं० 9/69 के ॰ उ०फा ॰ सं० 24/30/67-सी ॰ एक्स ॰]

दया सागर, भवर सचिव, भारत सरकार।

(Department of Revenue & Insurance)

CENTRAL EXCISES

New Delhi, the 15th February 1969

G.S.R. 275.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944 the Central Government, being satisfied that the recent floods in the State of Gujarat were in the nature of a major calamity, hereby exempts.

- (i) Cement;
- (ii) Asbestos Cement sheets; and
- (iii) Galvanised iron sheets:

donated during the period commencing from 31st August, 1968 and ending with 30th April, 1969 for construction of huts for flood affected people in that State from the whole of the duty of excise leviable thereon:

Provided that—

- (a) it is certified by the manufacturer of the goods in question on the relevant clearance documents that the goods are intended to be donated for relief of the flood affected people in the said State of Gujarat, without discrimination on grounds of religion, race or caste or any of them and distributed free and without making any charge therefor.
- (b) the goods are sent directly from the factory of manufacture to the Collector of the District (in which the huts are to be constructed) authorised by the State Government of Gujarat,
- (c) the manufacturer produces before the Central Excise Officer incharge of his factory within two months of the date of removal of the goods from the factory or such extended period as the Collector of Central Excise may allow a certificate from the District Collector that the goods have been received by him.

[No. 8/69-C.E./F. No. 1/13/68-CXVII.]

G. S. R. 276.—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue and Insurance) No. 52/68-Central Excises, dated the 23rd March, 1968, namely:—

In the said notification,—

- (i) in Table B, in the heading of column 2(d), for the abbreviations "No./mm.", the abbreviation and word "No./inch" shall be substituted:
- (ii) in Table C, in the descriptions under column 2, against S. No. 1 to S. No. 13, after the Indian Standards Specification "IS: 1554-1961 (Part I)" the word and Specification "or IS: 1554-1964 (Part I)" shall be inserted.
- 2. This notification shall be deemed to have come into force with effect from the 23rd day of March, 1968.

[No. 10/69.]

A. S. BERAR, Dy. Secy.

निर्माण ग्रा<u>यास ग्रोट</u> पूर्ति मंत्रालय (पूर्ति विभाग)

नई दिल्ली, 1 फरवरी, 1969

एस० भ्रो० 277:--संविधान के श्रनुष्छेद 309 के परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए राष्ट्रपति एतद्द्वारा निम्नलिखित नियम बनाते हैं, श्रथात् :---

- 1. संक्षिप्त नाम :—(1) ये नियम पूर्ति भौर निपटान प्रादेशिक निदेशालय तथा निरीक्षण प्रादेशिक निदेशालय (वर्ग 3 लिपिकवर्गीय लोक सम्पर्क ध्राफिसर (भर्ती) नियम, 1968 कहे जा सकेंगे।
 - (2) ये शासकीय राजपस्न में अपने प्रकाशन की तारीख को प्रवृत्त हो जायेंगे।
- 2. लागू होना:—ये नियम एतदुपाबद्ध अनुसूची के स्तम्भ 1 में विनिदिष्ट पूर्ति भौर निपटान महानिदेशालय के अधीन पूर्ति भौर निपटान प्रादेशिक निदेशालयों तथा निरीक्षण प्रादेशिक निदेशालय में लोक सम्पर्क धाफिसर के पद पर भर्ती को लागू होंगे।
- वनीकरण और बेटनमान :—उक्त पद्यों का वर्गीकरण और उनसे संलग्न वेतनमान वे होंगे जो उक्त मनुसूची के स्तम्भ 2 श्रीर 3 में विनिर्विष्ट हैं।
- 4. भती की पद्धति, आयु-सीमा, महंताएं झौर अन्य बातें :— उक्त पदों पर भर्ती की पद्धति, आयु-सीमा, प्रहंताएं और अन्य बातें वे होंगी जो उक्त अनुसूची के स्तम्भ 4 से लेकर 12 तक में विनिर्दिष्ट हैं।
- 5. निरहंताएं :---(क) कोई भी व्यक्ति जिसकी एक से ग्रधिक पत्नियां जीवित हैं या जो एक पत्नी के जीवित रहते हुए किसी ऐसी दशा में विवाह करता है जिसमें उस पत्नी के जीवन काल में किए जाने के कारण वह विवाह शून्य है उक्त पदों पर नियुक्ति का पान नहीं होगा; श्रौर
- (ख) कोई भी स्त्री जिसका विवाह इस कारण गून्य है कि उस विवाह के समय उसके पित की परनी जीवित थी या जिसने ऐसे व्यक्ति से विवाह किया है जिसकी परनी उस विवाह के समय जीवित थी, उक्त पदों पर नियुक्ति की पान्न नहीं होगी;

परन्तु यदि केन्द्रीय सरकार का समाधान हो जाता है कि किसी व्यक्ति को इस नियम के प्रवर्तन से छूट देने के विशेष भ्राधार हैं तो वह श्रादेश दे सकेगी कि उसे छूट दी जाए।

6. नियम शिक्षिल करने की शिक्ष :— जहां कि केन्द्रीय सरकार की राय है कि ऐसा करना आवश्यक या समीचीन, वहां वह ऐसे कारणों से जिन्हें लेखन द्वारा श्रिभिलिखित किया जाएगा, श्रादेश द्वारा, व्यक्तियों के किसी वर्ग या प्रवर्ग के बारे में इन नियमों के उपबन्धों में से किसी को शिथिल कर सकेगी।

				<u> </u>		
यदकानाम	वर्गीकरण	वेतनमान	प्रवरण	भर्ती की	सीधी	सीधी भर्त
		•	पद	पद्धति क्या	भर्ती	वालों ने
			ग्रथवा	भर्ती सीधी	वालों	लिए
			भ्रप्रवरण	होगीया	के लिए	भ्रपेक्षित
			पद	मन्तरण	म्रायु	शैक्षणिक
				द्वारा तथा	सीमा	भीर भन्य
				विभिन्न		घर्हताएं
				पद्धतियों		
				द्वारा भरी		
				जाने वाली		
				रिक्तियों की		
				प्रतिशतता		
1	2	3	4	5	6	7
लोक सम्पर्क	साधारण र	· 210-10-290	– प्रवरण	100 प्रतिशत	लागू	लागू नहीं
प्रा फिसर	केन्द्रीय सेवा	15-320-ব৽-	पद	प्रोन्नति	नहीं	होता
	ग्रराजपत्नित	रो०—15— 3 80		द्वारा	होता	
	वर्ग 3					
	लिपिकवर्गीय					
2 পুর্নি স 3 পুর্নি নি	ौर निपटान नि देशालय, (वस्	ादेशालय, कलकत्ता देशालय, मुम्बई । त्र) मुम्बई । देशालय, मद्रास ।	i			
**		देशालय, महास ा देशालय, कानपुर ।				
-1	गर गिपटान गि ण निदेशालय,	_				
	ण निदेशालय, ए निदेशालय,					
		गुन्पर । निदेशालय, टाटामग	₹ I			
		निदेशालय, बर्नपुर ।				
	ण निदेशालय,					
	· · ·	ात्राचा (उसरी निरीक्षण सर्	किला) नर्द	दिल्ली ।		
TT - 141 /141		(- v	\		

12--कार्यालय निरीक्षण उप निदेशक (उत्तरी निरीक्षण सर्किल), कानपुर।

सुची

परिबोक्ता/परीक्षण की कालावधि, वालों के लिए यदि कोई हो विहित भ्रायु और

शैक्षणिक श्रर्हताएं प्रोन्नतों की वशा में लागू होंगी

क्या सीधी भर्ती प्रोश्नति/मन्तरण द्वारा भर्तीकी दशा में वे श्रेणियां जिनसे प्रोन्नति/ श्रन्तरण किया जाना है

यदि विभागीय प्रोन्नति समिति विद्यमान है तो उसकी संरचना

क्या है

वे ुंपरिस्थितियां जिन में भर्ती करने में संघ लोक सेवा भ्रायोग से परामर्श किया जाना है

8	9	10	11	1 2
3 वर्ष	लागू नहीं होता	उच्च श्रेणी-लिपिक की, जिनकी उस श्रेणी में 5 वर्ष की सेवा हो चुकी हो, प्रोन्नति	विभागीय	लागू महीं होता

[[]सं॰ 12/9/67-ई॰ एस॰ II.]

वी० राधाकुष्णन्, ग्रवर सचिव।

MINISTRY OF LABOUUR, EMPLOYMENT AND REHABILITATION

(Department of Labour and Employment) (D. G. E. & T.)

New Delhi, the 25th January 1969

- G.S.R. 278.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Gorakhpur Labour Organization (Class I and Class II Posts) Recruitment Rules, 1962, published with the Notification of the Government of India in the Ministry of Labour, Employment and Rehabilitation (Directorate General of Employment and Training) No. G.S.R. 1362 dated the 29th September, 1962 namely:—
- 1. Short title.—(i) These Rules may be called the Gorakhpur Labour Organization (Class I and Class Ii Posts) Recruitment (Amendment) Rules, 1969.
- (ii) They shall come into force on the date of their publication in the official Gazette.
- 2. The following rule shall be added as rule 5 to the Gorakhpur Labour Organization (Class I and Class II Posts); Recruitment Rules, 1962:—
 - "5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the Provisions of these rules with respect to any class or category of persons or the post."
- 3. In the Schedule to the Gorakhpur Labour Organization (Class I and Class II Posts) Recruitment Rules, 1962, in the entries relating to the post of Deputy Director (Labour) for the existing entries in Columns 5, 6, 7, 9, 10, 11 and 13 the following entries shall be substituted, namely:—

Column 5

"Not applicable".

Column 6

"45 years and below (Relaxable for Government Servants)".

Column 7

"Essential:

- (i) Degree of a recognised University or equivalent.
- (ii) About 12 years experience of personnel organization and management in a responsible capacity under Government or in a Semi-Government or Commercial/Industrial Organization of Standing.
- (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable:

- (i) Experience of welfare work, recruitment and organization of labour camps.
- (ii) Knowledge of employment service."

Column 9

"2 years".

Column 10

By transfer on deputation or re-employment, failing which by direct recruitment.

Column 11

Transfer on deputation

Officers of the I. A. S./State Services with at least 12 years' service/ Central Services Class I of the appropriate grade.

(Period of deputation—3 to 5 years).

Re-employment

Of retired/released Defence Services personnel with experience of welfare work, recruitment and organization of labour camps.

Column 13

As required under the Union Public Service Commission (Exemption from Consultation) Regulations, 1958.

[No. 27(13)/68-Adm.II.]

G. JAGANNATHAN, Under Secy-

DEPARTMENT OF COMMUNICATIONS

(Posts and Telegraphs Board)

New Delhi, the 9th January 1969

- G.S.R. 279.—In exercise of the powers conferred by the proviso to article 309 of the oCnstitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Lower Selection Grade Monitors in the Posts and Telegraphs Department, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Posts and Telegraphs Department (Lower Selection Grade, Telephone Monitors) Recruitment Rules, 1969.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the posts of Lower Selection Grade Telephone Monitors in the Posts and Telegraphs Department.
- 3. Classification and scale of pay.—The classification of the said posts and the scale of pay attached to the posts shall be as specified in columns 2 and 3 of the schedule.
- 4. Method of recruitment, age-limit and other qualifications.—The method of recruitment, age-limit, qualifications and other matters connected with the posts shall be as specified in columns 4 to 12 of the said schedule.
- 5. Power to relax.—When the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

Recrutiment Rules for the posts of Lower Sele	ection Grade Telephone Monitors
---	---------------------------------

			<u> </u>								
Name of Post	Classifi- cation	Scale of Pay	Whether selection post or non-selec- tion post	Age limit for direct recruits	Education and other qualifica- tions re- quired for direct recruits	age and	probation if any	recruitment	transfer grades from which pro-		Circums- tances in which UPSC is to be con- sulted in making recruit- ment
r	2	3	4	5	6	7	8	9	10	TT	12
Lower Selection Grade Telephone Monitors	General Central Servicel Class III Non-gazzetted and Non-	Rs. 210-10- 290-15-320- EB-15-350	By promotion 2/3 on seniority-cum-fitness and i by selection	Not applicable	Not applicable	Not applicable	Two years	100% by promotion of eligible departments candidates	cum-fitness-	Class III D.P.C.	Not spplicable
	ministerial								(ii) For promo- tion by selec- tion—Permanen Telephone Operators, having to yaers service in the grade,	at	
								~.~	INO	F.78-85	/68-NCG.]

(Posts and Telegraphs Board)

New Delhi, the 3rd February 1969

- G.S.R. 280.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following rules further to amend the Indian Telegraph Rules, 1951, namely:—
- 1. (1) These rules may be called the Indian Telegraph (Fourth Amendment) Rules, 1969.
 - (2) They shall come into force at once.
- 2. In the Indian Telegraph Rules, 1951 (hereinafter referred to as the said rules), in rule 94,—
 - (i) for the brackets, words and figures '(Rules 18(d) and 28)' the brackets, words and figures '(Rules 18(d) and 29)' shall be substituted;
 - (ii) the words and brackets Reply-paid telegrams shall not be accepted for Lhasa (Tibet)' shall be omitted.
 - 3. Rule 266 of the said rules shall be omitted.

[No. 35-115/68/T-2.]

- G.S.R. 281.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following rules further to amend the Indian Telegraph Rules, 1951, namely:—
- 1. (1) These rules may be called the Indian Telegraph (Third Amendment) Rules, 1969.
 - (2) They shall come into force at once-
- 2. In the Indian Telegraph Rules, 1951, for rule 71, the following rule shall be substituted, namely:—
 - "71. Recovery of bearing and other charges from addressee.—When a charge is due on delivery (Rules 13, 69, 70 and 111), the telegram shall be handed to the addressee only upon payment of the amount due, provided that in the case of State telegrams addressed to Government officials, the addressees shall pay the bearing charges (Rules 13, 69, 70 and 111) to the telegraph office within 24 hours."

[No. 35-116/68/T-2.]

C. B. ASIJA,

Controller of Telegraph Traffic.

भारतीय डाक-तार विभाग

(डाकतार बोर्ड)

नई दिल्ली दिनांक 3 फरवरी 1969

जिं एस बार 282 1885 (1885 का 13) के भारतीय तार स्रिधिनियम के खण्ड 7 द्वारा प्रदत्त शिंदियों का प्रयोग करते हुए केन्द्रीय सरकार ने 1951 के भारतीय तार नियमों में खा में संशोधन करके निम्नवर्गी नियम बनाये हैं तथा :---

- (1) इन नियमों को 1969 के भारतीय तार (चतुर्थ संगोधन) नियम कहा जाए।
 - (2) इन्हें सुरन्त लागू किया जाए।

- 2. 1951 के भारतीय तार नियमों (जिन्हें बाद में उक्त नियम के नाम से संबोधित किया गया है) के नियम 94 में :---
 - (1) "(नियम 18 (घ) तथा 28)" कोष्टकों, शब्दों तथा गिनतियों के स्थान पर "(नियम 18 (घ) तथा 29)" कोष्टक, शब्द तथा गिनतियां पढ़ी जाएं।
 - (II) इन शब्दों तथा कोष्टकों "ल्हासा (तिब्बत) के लिए जाने वाली जवाबी मृत्यदेय तार स्वीकृत नहीं किए जाएगे" हटा दिया जाए।
- 3. उक्त नियमों के नियम 266 को हटा दिया जाए।

[सं॰ 36-115/68/टी॰-2]

- जीं एसं भार 283—1885 (1885 का 13) के भारतीय तार ग्रिधिनियम के खण्ड 7 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने 1951 के भारतीय तार नियमों में आगे संशोधन करके निम्नवर्ती नियम बनाये हैं: यथा :—
 - (1) इन नियमों को 1969 के भारतीय तार (नृतीय संशोधन) नियम कहा आए।
 - (2) ये तुरन्त लागू किये जाएंगे।
 - 2. 1951 के भारतीय तार नियमों के नियम 71 के स्थान पर निम्नवर्ती नियम रखाः जाए यथा:---
 - "71 प्राप्तकर्ता से बैरंग तथा दूसरे प्रभारों की वसूली—वितरण के समय पर प्रभार वसूली की दशा में (नियम 13, 69, 70 तथा 111), प्राप्तकर्ता को तार का वितरण देये रकम की वसूली होने पर ही किया जाएगा अब कि सरकारी कर्मचारियों के नाम सरकारी तारों के सम्बन्ध में प्राप्तकर्ता बैरंग शुक्क (नियम 13, 69, 70, तथा 111) की घदायगी तारचर को 24 घंटों के भीतर कर सकेगा।"

[सं॰ 35/116/68/टी-2]

सी० बी० म्रसीजा, तारयातायात नियंत्रकः।

MINISTRY OF INDUSTRIAL DEVELOPMENT AND COMPANY AFFAIRS (Department of Industrial Development)

New Delhi, the 3rd December 1968

- G.S.R. 284.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Small Scale Industries Organisation [Class I and Class II (Gazetted) Posts] Recruitment Rules, 1962, namely:—
- 1. (1) These rules may be called the Small Scale Industries Organisation [Class I and Class II (Gazetted) Posts] Recruitment (Fourth Amendment) Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2 In the Small Scale Industries Organisation [Class I and Class II (Gazetted) Posts] Recruitment Rules, 1962, in Schedule III, under the heading "(b) Leather/Footwear Section".
- (a) in the entries relating to the post of Deputy Director against serial No. 6, in Column 7, for the existing entries, the following entries shall be substituted, namely:—

"Essential:

(i) Degree in Leather Technology from a recognised University/Institution or equivalent.

OR

Diploma in Footwear Technology from a recognised Institution or equivalent.

(ii) About five years' experience in a responsible capacity in a technical organisation or industrial concern of repute in leather tanning and finishing industry.

OR

- About eight years' experience in a responsible capacity in a technical organisation or industrial concern of repute in the manufacture of footwear/leather goods.
- (iii) Should be thoroughly familiar with the latest technique of production and use of modern machinery, equipment and tools as applied to the above trade.
- (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable:

Some administrative experience";

(b) in the entries relating to the post of Assistant Director (Grade I) against serial No. 7, in Column 7, for the existing entries, the following entries shall be substituted, namely:—

"Essential:

 (i) Degree in Leather Technology from a recognised University Institution or equivalent.

OR

Diploma in Footwear Technology from a recognised Institution or equivalent.

(ii) About three years' experience in a responsible capacity in a technical organisation or industrial concern of repute in leather tanning and finishing industry.

OR

About five years' experience in a responsible capacity in a technical organisation or industrial concern of repute in the manufacture of footwear/leather goods.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable:

- (i) Thorough familiarity with the latest technique of production and use of modern machinery, equipment and tools as applied to the above trade.
- (ii) Some administrative experience.";
- (c) in the entries relating to the post of Assistant Director (Grade II) against serial No. 8, in Column 7, for the existing entries, the following entries shall be substituted, namely:—
 "Essential:
 - (i) Degree in Leather Technology from a recognised University/Institution or equivalent.

OR

Diploma in Footwear Technology from a recognised Institution or equivalent.

(ii) About two years' experience in a responsible capacity in a technical organisation or industrial concern of repute in leather tanning and finishing industry.

OR.

About four years' experience in a responsible capacity in a technical organisation or industrial concern of repute in the manufacture of footwear/leather goods.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.).

Desirable:

Thorough familiarity with the latest technique of production and use of modern machinery, equipment and tools as applied to the above trade."

[No. 13/27/63-E.I.] G. RAMANATHAN, Under Secy.

भारत सरकार बौद्योगिक विकास तथा समवाय-कार्य मंत्रालय (ब्रौद्योगिक विकास विभाग)

नई दिल्ली, 3 दिसम्बर, 1968

जी एस जार 285 - संविधान के अनुष्छेद 309 के परन्तुक द्वारा प्रदत्त गक्तियों का प्रयोग करते हुए, राष्ट्रपति एतद्द्वारा लघु उद्योग संगठन प्रथम श्रेणी तथा द्वितीय श्रेणी राजपत्रित (पद) भर्ती नियम, 1962 में और आगे संशोधन करने के लिए निम्नलिखित नियम बनाते हैं, श्रर्थात् :—

- (1) इन नियमों को लघु उद्योग संगठन [प्रथम श्रेणी तथा द्वितीय श्रेणी (राजपत्नित पद)] भर्ती (चौथा संशोधन) नियम, 1968 कहा जायेगा।
 - (2) ये सरकारी राजपत्र में प्रकाशित होने की तिथि से लागू होंगे।
- 2. लघु उद्योग संगठन [प्रथम श्रेणी तथा द्वितीय श्रेणी (राजपत्नित पद)] भर्ती नियम 1962 में श्रनुसूची iii में "(ख) चमड़ा/चमड़ा जूता श्रनुभाग" शीर्षक के श्रन्तगैत:—
- (क) उप-निदेशक के पद से सम्बन्धित प्रविष्टि में क्रम सं० 6 के सामने कालम 7 में, बिद्यमान प्रविष्टि के स्थान पर, निम्नलिखित प्रविष्टि रखी जायेगी, ग्रर्थात् :---

"ग्रनिवार्यः

(1) किसी मान्यता प्राप्त विश्वविद्यालय/संस्था से चमड़ा टक्नालाजी में **डिग्री** ग्रथवा उसके समकक्ष योग्यता ।

या

किसी मान्यता प्राप्त संस्था से चमड़ा जूता टेक्नालाजी में डिप्लोमा प्रथवा उसके समक्ष योग्यता ।

- (2) किसी तकनीकी संगठन में अथवा चमड़ा कमाने तथा चमड़ा तैयार करने वाले किसी प्रसिद्ध कारखाने में उत्तरदायित्वपूर्ण पद का लगभग 5 वर्ष का प्रानुभव या किसी तकनीकी संगठन में अथवा चमड़े के जूते / चमड़े की वस्तुएं बनाने वाले किसी प्रसिद्ध कारखाने में उत्तरदायित्वपूर्ण पद का लगभग 8 वर्ष का प्रानुभव।
- (3) निर्माण की नवीनतम तकनीक तथा इस काम में प्रयुक्त होने वाली श्राधुनिक मशीनों, उपकरणों श्रौर श्रौजारों के इस्तेमाल की पूरी जानकारी होनी चाहिए।

(भ्रन्यथा सुयोग्य उम्मीदवारों के मामले में संघ लोक सेवा भ्रायोग के निर्ण्य पर कोग्यता में छूट दी जा सकती है)

बांछर्नाय :

कुछ प्रशासनिक ग्रनुभव।"

(ख) सहायक निदेशक (ग्रेड 1) के पद से सम्बन्धित प्रविष्टि में कम सं० 7 के सामने कालम 7 में विद्यमान प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखी जायेगी, श्रर्थात् :—

"स्रनिवार्ये:

(1) किसी मान्यताप्राप्त विश्वविद्यालय / संस्था से चमड़ा टेक्नालाजी में डिग्री प्रथवा उसके समकक्ष योग्यता।

या

किसी मान्यताप्राप्त संस्था से चमड़ा जूता टेक्नालाजी में डिप्लोमा घ्रथवा उसके समकक्ष योग्यता ।

(2) किसी तकनीकी संगठन में ग्रथवा चमड़ा कमाने तथा च उड़ा तयार करने वाले किसी प्रसिद्ध कारखाने में उत्तरदायित्वपूर्ण पदका लगभग 3 वर्ष का ग्रनुभव।

या

किसी तकनीकी संगठन में ग्रथवा चमड़े के जूते/चमड़े की वस्तुए बनाने वाले किसी। प्रसिद्ध कारखाने में उत्तरदायित्वपूर्ण पद का लगभग 5 वर्ष का ग्रनुभव।

(ग्रन्यथा सुयोग्य उम्मीदवारों के मामले में संघलोक सेवा ध्रायोग के निर्णय परयोग्यता में छूट दी जा सकती है)

बाछर्नाय :

(1) निर्माण की श्रधुनीतन तकनीक तथा इस काम में प्रयुक्त होने वाली श्राधुनिक मशीनों, उपकरणों श्रौर श्रौजारों के इस्तेमाल की पूरी जानकारी।

- (2) कुछ प्रशासनिक श्रनुभव।"
- (ग) सहायक निदेशक (ग्रेड 2) के पद से सम्बन्धित प्रविष्टि में क्रम सं० 8 के सामने कालम 7 में विद्यमान प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखी आयेगी, श्रयति :—

"ग्रहिवार्यः

(1) किसी मान्यता प्राप्त विश्वविद्यालय / संस्था से चमड़ा टेक्नालाजी में डिग्री श्रयवा उसके समकक्ष योग्यता ।

या

- किसी मान्यताप्राप्त संस्था से चमड़ा-जूता टेक्नालाजी में डि:लोमा ध्रयवा उसके समकक्ष योग्यता ।
- (2) किसी तकनीकी संगठन में प्रथवा चण्डा कमाने तथा चमड़ा तैयार करने बाले किसी प्रसिद्ध कारखाने में उत्तरदायित्वपूर्ण पद का लगभग 2 वर्षों का ग्रनुभव।

या

किसी तकनीकी संगठन में चमड़े के जूते/चमड़े की वस्तुएं बनाने वाले किसी प्रतिद्ध कारखाने में उत्तरदायित्व पद का लगभग 4 वर्ष का ग्रनुभव।

(श्रन्यथा सुयोग्य उम्मीदवारों के मामले में संघ लोक सेवा भ्रायोग के निर्णय पर योग्यता में छूट दी जा सकती है)

वाछनीय :

निर्माण की नवीतम तकनीक तथा इसे कार्य में प्रयुक्त होने वाली श्राधुनिक मशीनों, उपकरणों भौर श्रोजारों के इस्तेमाल की पूरी जानकारी होनी चाहिए।"

[सं० 13/27/68-ई **I**] जी० रामनाथन,

भवर सचिव, भारत सरकार ।

(Department of Industrial Development)

New Delhi, the 1st February, 1969

- G.S.R. 286.—In exercise of the powers conferred by Section 6 of the Salt Cess Act, 1953 (49 of 1953), the Central Government hereby makes the following rules further to amend the Grant of Loans to Licensed Salt Manufacturers Rules, 1959, published with the Notification of the Government of India in the Ministry of Commerce and Industry No. G.S.R. 419, dated the 1st April, 1959, namely:—
- 1. These rules may be called the Grant of Loans to Licensed Salt Manufacturers (Amendment) Rules, 1969.
- 2. In the Grant of Loans to Licensed Salt Manufacturers Rules, 1959, (hereinafter referred to at the said rules),—
 - (a) rule 6 shall be re-numbered as sub-rule (1) of that rule:
 - (b) in the proviso to sub-rule (1) as so re-numbered, for the words "one lakh rupees", the words "three lakhs of rupees" shall be substituted;
 - (c) after sub-rule (1), the following sub-rule shall be inserted, namely:-
 - "(2) The amount of loan shall be paid in one or more instalments not exceeding four to be fixed by the Salt Commissioner after taking into consideration the circumstances of each case. The first instalment shall be advanced at the time the loan is granted. The remaining instalments shall be paid according to the progress of the execution of work which should be in accordance with the various stages in which it was proposed to be executed".
 - 3 To rule 8 of the said rules, the following provisos shall be added, namely:—
 "Provided that a Salt Cooperative Society may be exempted from the execution of the mortgage deed where the State Government, in the territory of which the said Society is operating stand surety for the prompt re-payment of the loan with interest thereon;
 - Provided further that execution of the mortgage deed may be dispensed with if the loance furnishes a Bank Guarantee from a scheduled Bank. The guarantee shall be got renewed by the Loance at least three months before the guarantee expires and shall be got so renewed from time to time till the loan is paid back in full along with the interest due thereon. The assets created out of the loan shall remain pledged with the President of India till the entire loan with interest thereon is repaid."
- 4. Rule 9 of the said rules shall be re-numbered as sub-rule (1) thereof, and after sub-rule (1) as so re-numbered, the following sub-rule shall be added, namely:—
 - "(2) In the case of Salt Cooperative Societies, the repayment of the loan shall start after three years of the date of payment of the first instalment of the loan, or from the date of production and sale of salt, whichever is earlier, so however, that the number of instalments shall be so fixed as not to extend the period of re-payment of the loan beyond ten years from the date of payment of the loan".
- 5. For Form 'B' of the said rules, the following Form shall be substituted namely:—

"FORM B

(Form of agreement to be executed in respect of grant of funds to licensed Salt manufacturers as per the Grant of Loans to Licensed

Salt Manufacturers Rules, 1959).

(See Rule 8)

This agreement made this-	dayof One thousand
nine hundred and———between—	————————having its re
distanced office at	——————————————————————————————————————
"The Borrower" which expression shall	l, unless the context does not so admit,

include its successors and assigns) of the one part and THE PRESIDENT OF INDIA (hereinafter referred to as "The Government" which expression shall, unless the context does not so admit, include his successors and assigns) of the other part

Whereas the borrower applied to the Government for a loan of Rs.
to enable it to realign properly, lay out and improve the Salt Works AND WHEREAS
the Government has agreed to advance to the Borrower the sum of Rs.
on the Borrower executing an Agreement as hereinafter stated in addition to its
security by way of a deed of Mortgage, or furnishing a Surety from the State
Government of
dated enclosed, or a guarantee from the Bank of
NOW THIS DEED WITNESSETH AS FOLLOWS:—

1st instalment.	• • • •	ПВ.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
2nd instalment	• •.	Rs
3rd instalment	* **	Rs
4th instalment.	. ••	Rs
5th instalment.		Rs
6th instalment.	• •	Rs
7th instalment		Rs
8th instalment.	••	Rs
9th instalment	••	Rs
10th instalment.	• •	Rs

ъ.

for principal, the first of such instalments to be paid on—day of—one thousand nine hundred and—and the subsequent instalments to be paid on the—day of—each subsequent year and that the borrower shall in the meantime and so long as any part of the principal sum of Rs.—shall remain due and owing, pay interest to the Government at the rate of—per cent per annum on all moneys whatsoever for the time being due and owing on the said security and under these presents by yearly payments the first of which payments shall be made on the—day of—on each subsequent yearly payments shall, be made on the—day of—on each subsequent year until the whole of the principal sum of Rs.—is paid of PROVIDED ALWAYS that in the event of prompt and punctual payment of interest and instalments of principal of a loan on the due dates interest at the rate of—per cent per annum only shall be charged. PROVIDED HOWEVER IT IS HEREBY further agreed and declared that the Borrower may with the prior approval of the Salt Commissioner of the Government of India repay the aforesaid annual instalment of the loan together with the interest payable thereon by paying, a sum calculated at the rate not exceeding fourteen paise per forty kilogrammes of salt removed by him from his salt works as the Salt Commissioner may under the circumstances decide and if the repayment of the annual instalment together with interest on the principal amount of the loan then remaining due cannot be made in full in the manner aforesaid then the balance of the annual instalment together with the interest on the principal sum then remaining due shall be paid by the Borrower within three months from the date when the same is due and repayable to Government.

his of

		_			
In witness whereof Shri- hand and the Deputy Salt Commissioner for	and c	on behalf	of	the	has set President
India has set his hand the day and year first	above	written.			
Signed, sealed and delivered by the					
for and on behalf of the Borrower in					
the presence of					
1					
2					
Deputy Salt Commissioner."					

[No. F. 50(5)/67-Salt.]

V. PRAKASH, Under Secy.

(ग्रोदोगिक विकास विभाग)

नई दिल्ली, 1 फरवरी, 1969

र्जाः एसः भारः 287.—नमक उपकर प्रधिनियम, 1953 (1953 का 49) की धारा 6 के द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एवत्द्वारा प्रनुक्षप्ति प्राप्त नमक निर्माताओं को ऋणों की स्वीकृति नियम, 1959 में, जो भारत सरकार के वाणिज्य तथा उद्योग मंद्रालय की ग्रधिसूचना संख्या जी॰ एस॰ ग्रार॰ 419 दिनांक 1 ग्राप्त, 1959 में प्रकाशित हुए थे, श्रीर ग्रापो संशोधन करने के लिए निम्नलिखित नियम बनाती है, ग्रथीत् :—

- ये नियम अनुज्ञप्ति प्राप्त नमक उत्पादकों को ऋणों की स्वीकृति (संशोधन) नियम,
 1969 कहलायेंगे ।
- श्रनुत्रप्ति प्राप्त नमक उत्पादकों को ऋणों की स्वीकृति नियम, 1959 में (जिनका एतद्पण्चात् उक्त नियमों के रूप में उल्लेख किया जायेगा):—
 - (क) नियम 6 की उस निय मों के उप-नियम (1) के रूप में संख्या डाली जायेगी।
 - (ख) इस प्रकार से फिर से संख्या डाले गये उपनियम (1) के परन्तुक में 'एक लाख रुपये' शब्दों के स्थान पर "तीन लाख रुपये" शब्द जायेंगे ;
 - (ग) उप नियम (1) के पश्चात् निम्नलिखित उप-निथम निविष्ट किया जायेगा प्रश्चीत् :—
- (2) ऋण की राणि का भुगतान एक या ग्रधिक तथा चार से ग्रनधिक किश्तों में किया जायेगा और किश्तों का निर्णय नमक आयुक्त द्वारा प्रत्येक मामले की परिस्थितियों पर विचार करने के पश्चात् किया जायेगा । पहली किश्त का भुगतान ऋण दिये जाने के समय किया जायेगा । ग्रेष किश्तों का भुगतान कार्य के निष्पादन की प्रगति के श्रनुक्षार किया जायेगा जो उन विभिन्न अवस्थाओं के अनुकार होनी चाहिए जैसा कि उस कार्य को पूरा करने के लिए विचार किया गया था।

- 3. उक्त नियमों के नियम 8 में निम्नलिखित परन्तुक जोड़े जायेंगे, प्रथित :—

 "किसी भी नमक सहकारी सिमित को बन्धक संलेख को प्रा करने से छूट भी दी जा सकती है बगर्ते कि उस क्षेत्र की राज्य सरकार द्वारा जिसमें उक्त सिमित काम कर रही हो, ऋण पर ब्याज सहित उसके गीघ्र भुगतान के लिए जमानत दी गई हो; परन्तु छागे यह भी कि ऋणी किसी अनुसूचित बैंक से बैंक प्रत्याभूति दे देता है तो बन्धक संलेख को लागू नहीं भी किया जा सकता है। ऋणों के प्रत्याभूति की अवधि समाप्त होने के कम से कम 3 महीने पूर्व प्रत्याभूति का नवीकरण कराना होगा छोर जब तक ब्याजसहित सम्पूर्ण ऋण का भुगतान नहीं हो जाता तब तक समय समय पर इसी प्रकार उसका नवीकरण कराना होगा। उस ऋण से निर्मित छास्तियां तब तक भारत के राष्ट्रपति के पास बन्धक रहेंगी जब तक ब्याज सहित पूरे ऋण का भुगतान नहीं हो जाता।"
- 4. उक्त नियमों के नियम 9 पर उपनियम (2) के रूप में संख्या डाली जायेगी श्रीर इस प्रकार फिर से संख्या डाले गये उप-नियम (1) के बाद निम्नलिखित उप-नियम जोड़ा जायेगा, श्रयति:
 - "(2) सहकारी सिमितियों के मामले में ऋण का भुगतान ऋण की पहली किस्त के भुगतान की तारीख के 3 साल बाद अथवा नमक के उत्पादन और बिक्री की तारीख से, जो भी तारीख पहले पड़ती हो, आरम्भ होगा, तथापि किस्तों की संख्या इस प्रकार नियत की जायेगी कि ऋण के भुगतान की अविध ऋण के भुगतान की तारीख से 10 वर्ष से अधिक न बढने पाये।"
 - 5. उक्त नियमों के प्रपन्न 'ख' के स्थान पर निम्नलिखित प्रपन्न होगा, प्रथीत् :--

प्रपत्न 'ख'

(भ्रनुज्ञप्ति प्राप्त नमक उत्पादकों को ऋण की स्वीकृति नियम , 1959 के भ्रनुक्षार भ्रनुज्ञप्ति प्राप्त नमक उत्पादकों को धन की स्वीकृति के बारे में पूरे किये जाने वाले करार का प्रपत्न)

(वेखिये नियम 8)

यह करार एक हजार नौ सौ
कोको विश्व
किया गया जिसके एक पक्षका पंजीकृत कार्यालय में है
(एतद्पश्चात् जिसका उल्लेख "उधार लने वाले" के रूप में किया जायेगा ग्रीर इस शब्द का उल्लेख
इस अर्थ में तब तक होगा जब तक कि प्रसंग अन्यथा न हो और इस शब्द में उसके उत्तराधिकारी
भौर प्रधिन्यासी सम्मिलित भी दसा । असे भारत का राष्ट्रपति होगा (एयतदपण्यात जिसका उल्लेख
"सरकार" के रु में किया जायेगा भी दे ; शब्द का उल्लेख ईस अर्थ में तब तक होगा जब तक कि
प्रसंग न हो श्रीर ईस शब्द ने उसके उत ^{्र} धिकारी व श्रधिन्यासी सम्मिलित होंगे)

बैंक से प्रत्याभूति दिलाने के ग्रंलावा एतव्पश्चात् बताए गये किये जाने पर सरकार उधार लेने वाले को को महमत हो गई है, श्रंब यह संलेख निम्नलिखित रूप में 1. उक्त करार के ग्रनुसरण में ग्रौर करार के प् सरकार द्वारा उधार लेने वाले को दी गई	रु:ये का ऋण देने प्रस्तुत किया जाता हैं:— रे होने से पूर्व ग्रथवा इसके पूरे होने पर रुपये रुपये) की राशि को देखते गिकार करता है ग्रौर मानता है तथा उसी ा है) उधार लेने वाला एतद्द्वारा सरकार
वार्षिक किम्तों में	
वर्षों की स्रवधि में	
में क्याज सहित	रुपये की उक्त राशि
भरकार को भुगतान करेगा :	
पहली किम्त	रुपये
दूसरी किंग्त	रूपये
तीसरी किश्त	रुपये
चौथी किएत	रुपये
पां <mark>धवीं</mark> किश्त	रुपये
छठी किएत	रुपये
सातवीं किश्त	रुपये
भाठवा किस्त	रुपये
नवीं किएत	रुप्ये
दसवीं किण्त	रुपये
मूलधन के लिए उन में से पहली किश्त दिनांक	
एक हजार नौ सौ	ग्रौर बाद वाली किश्तें उसके बाद
प्रति वर्षे दिनांक को ध	री जायेंगी श्रौर इस बीच तथा उस समय तक
जब तक कि मूलधन की राशि के	रुपये के किसी श्रंश का
भुगतान ग्रोष रहेगा उधार लेने वाला सरकार को सभी रा	
हो भ्रौर उक्त जमानत पर तथा इन ऋणों के श्रन्तगैत उ प्रतिशत वार्थिक की दर से सरकार को सालाना किस्सो पहली किस्त दिनांक	के रूप में ब्याज का भुगतान करेगा जिसकी
किण्तें बाद के प्रत्येक वर्ष को दिनांक की की हमये का सम्पूर्ण मूल रा	तब तक दी आयेगी जब तक
बशर्ते कि मूलधन की किश्तों ग्रौर ब्याज के वि किये जाने पर	प्रतिस्त सर्विक की हर में जाएन हिमा
जायेगा । परन्तु फिर भी एतद्द्वारा इस पर श्रागे सह	नातवात पात्रका का पर त ज्याचायमा सनि एकट की खानी है तथा इस सम्बद्धा सें
भोषणा की जाती है कि उधार लेने वाला भारत सरका	
नमक कारखाने से हटाये नमक कर पर चौदह पैसे प्रति	
वरसे ऋण की वार्षिक किश्त का तथा उस पर दिये जाने	
नमक भायुक्त उन परिस्थितियों में निष्क्य करे और यदि	उस समय सकाया ऋण की मल राशि तया
The state of the s	

उस पर ब्याज की वार्षिक किश्त का भुगतान उपर्युक्त रूप में पूरी तरह से नहीं किया जाता तब उस समय बकाया वार्षिक तथा उस पर ब्याज की शेष राशि का भुगतान उद्यार लेने वाले द्वारा तीन महीने के अन्दर उस तारीख को किया जायेगा जब कि वह सरकार को दी जानी हो।

इसकी साक्षी में श्री के हस्ताक्षर किये हैं और उप नमक श्राणुक्त ने भारत के राष्ट्रपति की श्रोर से संलेख के लिखे जाने के दिन व वर्ष को हस्ताक्षर किये हैं।

इसके द्वारा
•••••
इनकी उपस्थिति में
T
2
उस ऋण प्राप्तकर्ता की ग्रोर से हस्ताक्षर किये गये, मुहरबन्द की गई श्रौर सौंपी गई। उप नमक ग्रायुक्त द्वारा हस्ताक्षर किये गये, मुहरबन्द की गई ग्रौर सौंपी गई।
••••••

[स॰ 30(5)/67-साल्ट]

विद्याप्रकाश, ग्रवरसम्बद्धाः

(Department of Company Affairs)

(Company Law Board)

New Delhi, the 1st February 1969

G.S.R. 288.—In exercise of the powers conferred by the proviso to sub-section (1) of Section 594 of the Companies Act, 1956 (1 of 1956) read with the Government of India, Ministry of Finance, Department of Company Affairs and Insurance Notification G.S.R. 72, dated the 1st January, 1966 and in partial modification of the Notification of the Government of India, Ministry of Finance (Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, (hereinafter referred to as "the Notification"), the Company Law Board hereby directs that in the case of M/s. W. T. Henley's Telegraph Works Company India, Ltd. (hereinafter referred to as "the Company") being a foreign company, the requirements of clause (a) of sub-section (1) of the said Section 594 as modified in their application to a foreign company by the notification shall apply subject to the following further exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594, if the Balance Sheet and Profit and Loss Account prepared in terms of clause (1) of the Notification in respect of the company's financial years 1968 and 1969, are audited by the auditors of the company in the country of its incorporation.

[No. F. 14(1)-CL-VI/69.] By order of the Company Law Board. C. R. MEHTA, Under Secy. (कम्पनी कार्य विभाग)

(कम्पनी विधि बोर्ड)

नई दिल्ली, 1 फरवरी 1969

सा० का० नि० 289 — भारत सरकार वित्त मंत्रालय कम्पनी कार्य एवं बीमा विभाग की अधिसूचना सा० का० नि० 72 तारीख पहली जनवरी 1966 के साथ पठित कम्पनी प्रिष्ठिनियम 1956 (1956 का 1) की घारा 594 की उपधारा (1) के परन्तुक द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए तथा भारत सरकार वित्त मंत्रालय (कम्पनी विधि प्रशासन विभाग) की अधिसूचना का० नि० आ० 3216 तारीख 4 अक्तूबर 1957 (जिसे इसमें इसके पश्चान् "अधिसूचना" कहा गया है) के आंशिक संशोधन में, कम्पनी विधि बोर्ड एतद्द्वारा निदेश देता है कि मेससे डब्ल्यू० टी० हेनलेस टेलीग्राफ वर्क्स कं० इंडिया लि० (जिसे इसमें इसके पश्चान् "कम्पनी" कहा गया है) को दशा में जो एक विदेशी कम्पनी है उन्त धारा 594 की उपधारा (1) के खंड (क) की अपेक्षाएं जैसी कि वे किसी विदेशी कम्पनी को लागू होने के सम्बन्ध में अधिसूचना द्वारा उपान्तरित की गई है, निम्नलिखित अतिरिक्त अपवादों और उपान्तरों के अध्यक्षीन रहते हुए लागू होंगी।

उक्त धारा 594 की उपधारा (1) के खंड (क) के उपबन्धों का पर्याप्त अनुपालन तभी समझा जायेगा जबकि 1968 तथा 1969 को समाप्त हुए वित्तीय वर्षों की बाबत अधिसूचना के खंड (1) के अनुरूप नैयार किये गये तुलन-पन्न तथा लाभ-हानि के लेखे, कम्पनी के लेखा-परिक्षकों द्वारा इसके निगमन के देश में लेखा परिक्षत किये जाय।

[सं 0-14(1) सी 0 एल 0 6/69]

कम्पनी विधि थोर्ड के भावेश से,
सी 0 भार 0 मेहता,

ग्रवर सचिव ।

(Department of Company Affairs)

New Delhi, the 4th February 1969

G.S.R. 290.—In exercise of the powers conferred by Section 624A of the Companies Act, 1956 (1 of 1956) the Central Government hereby appoints Shri Satish Chandra as Company Prosecutor for the conduct of prosecutions arising out of the said Act in all the Courts in Delhi and the Haryana State other than the High Courts of these States.

[No. F. 46/41/68-CL.II.]

G.S.R. 291.—In exercise of the powers conferred by Section 624A of the Companies Act, 1956 (1 of 1956) the Central Government hereby appoints Shri J. N. Kaul, as Company Prosecutor for the conduct of prosecutions arising out of the said Act in all the Courts in Delhi and the Haryana State other than the High Courts of these States.

INo. F. 46/41/68-CL.II.]

A. R. NATARAJAN, Dy. Secy.

(Department of Company Affairs)

New Delhi, the 4th February 1969

- G.S.R. 292.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Library Attendant in the Department of Company Affairs, namely:
- 1. Short Title and Commencement.—(1) These rules may be called the Department of Company Affairs (Library Attendant) Recruitment Rules, 1969.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply for recruitment to the post as specified in column 1 of the Schedule hereto annexed.
- 3. Number, Classification and Scale of Pay.—The number of posts, its classification and scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of Recruitment, Age Limit and other Qualifications.—The method of recruitment to the said post, age limit and other matters relating thereto shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the age limit specified in column 6 may be relaxed in the case of a candidate belonging to the Scheduled Castes, Scheduled Tribes or displaced persons or other special categories of persons in accordance with the orders issued by the Government of India from time to time,

Disqualifications:

- (a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied, that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to Relax.—Where the Central Government is of opinion that it is necessary or expedient so to do it may, by order for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any Class or category of persons.

SCHEDULE
SCHEDULE
Afficies Developmental Company Afficies Developmental Company Afficies

Name of post	No. of post	Classification	Scale of pay	Whether selection post or non- selection post	for direct rectt.	Educational and other qualifica- tions re-1 quired for direct rectt.	age & educational qualifica-	of proba- tion, if any	of rectt. whether by direct rectt. or by depu-		osition	stances
I	2	3	4	5	6	7	8	9	10	11	12	13
Library Attendant	I	Central	Rs. 80-1- 85-2-95-EB- 3-110		Not exceed- ing 25 Yrs.	(i) Middle School Standard: 1 (ii) Experience of handling books in a library	No.	Two years i			:	V N.A.

[No. 1/11/68-Admn, I] C. R. D. MENON, Under Secy.

DEPARTMENT OF PARLIAMENTARY AFFAIRS

New Delhi, the 30th January 1969

- G.S.R. 293.—In exercise of the powers conferred by article 369 of the Constitution and of all other powers enabling him in this behalf, the Persident hereby makes the following rules further to amend the Department of Parliamentary Affairs (Recruitment and Conditions of Service) Rules, 1963, namely:—
- 1. (1) These rules may be called the Department of Parliamentary Affairs (Recruitment and Conditions of Service) Amendment Rules, 1969.
- (2) They shall come into force on the date of their publication in the Official Gaette.
- 2. In the Department of Parliamentary Affairs (Recruitment and Conditions of Service) Rules, 1963 in sub-rule (3) of rule 4, the following proviso shall be inserted, namely:—
 - "Provided that to the extent a sufficient number of qualified candidates are not available for appointment on the results of such competitive examinations, the vacancies may be filled on regular basis, in such manner as may be prescribed by the Department of Parliamentary Affairs in consultation with the Commission".

[No. F. 3(16)/68-Admn.]

RAJINDER NATH, Under Secy.

MINISTRY OF COMMERCE

New Delhi, the 31st December 1968

- G. S. R 294 In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules further to amend the Class I and Class II Gazetted posts (Office of the Textile Commissioner and the All India Handloom Board) Recruitment Rules, 1962, namely:—
 - I. (i) These rules may be called the Class I and Class II Gazetted posts (Office of the Textile Commissioner and the All Ind a Handloom Board)
 Recruitment (Second Amendment) Rules, 1968.

 (ii) They shall come into force on the date of their publication in the Official Gazette.
 - In the Schedule to the Class I and Class II Gazetted posts (Office of the Textile Commissioner and the All India Handloom Board) Recruitment Rules, 1962.
 - (i) S. Nos. 20, 21 and 22 in respect of the posts of Director (Textile Engineering), Deputy Director (Textile Engineering) and Assistant Director (Grade I) (Textile Engineering) and the entries relating thereto shall be omitted; and
 - (ii) For serial Nos. 3, 5 and 11 and the entries relating thereto, the following shall respectively be substituted, namely:

ı	2	3	4	5	6	7	8	9	10	11	12	13
3. Director (Production and Development)	General Central Services Class I (Gazette		Selection	45 years and below (Relaxa- able for Govern- ment Servants)	I. (i) I (ii) I II. (a	Degree in Textile Manuacture/Textile Technology/ Fextile Engineering of a recognised University or, equivalent. About 10 years' experience of management and maning of large Textile Mills of which 5 years should be in Spinning or Weaving Department, or About 5 years' experience of management and manning of large textile mills n Spinning or Weaving Department; and	3	2 years,	50% Promotion, 50% direct recruit- ment.	Promotion:— Deputy Directors (Production and Development) De- puty Directors (Wool and Art Silk) Deputy Director (Research), Deputy Director), (Power- loom), with 5 years' service in the grade.	Class I D.P.C.	As required under the Rules.

with 5 years' service

in the grade.

5 6 7 8 9 10 ΙI 12 13 (b) Five years' service in the Central or State or semi-Government organisation with duties relating to development of Textile Industry; OR Five years' service recognised Technical Institution (under a University) connected with Textile Technology. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified). Desirable: (i) Experience in more than one Production Centre of Textiles. (ii) Experience in Textile Designing. (iii) Knowledge of wool or art silk industry or handloom industry. (iv) Knowledge of organising cooperatives. 5. Deputy General Rs. 700-40- Selec-40 years Essential :— No. 50% by Promotion Class I As re-Director Central 1100-50-/2- tion and below (i) Degree in Textile Manutac-D.P.C. years promotion Assistant Directors. quired (Produc-Services 1250 (Relaxable ture/Textile Technology/ and 50% Grade I (Producunder tion and for Go-Class I Textile Engineering of a by direct tion and Developthe (Gazetted) Developvernment recognised University or recruitment) Assistant Dirules. ment). servants). equivalent. ment. rector, Grade (Wool) Assistant (ii) About 7 years' experience Director, Grade I of working in and manage-(Art & Silk) Assisment of large textile mills tant Director, Grade of which 3 years should I (Powerloom)

bein the Spinning and

Wesving Department, OR

(a) About 3 years' experience in the Textile Industry in the Spinning and Weaving Department, AND (b) About 4 years' experience

in the Central/State Godernment or Semi-Government Organisation with duties relating to development of Textile Industry. QRAbout 4 years' experience in recognised technical institution (under a University connected with Textile Technology).

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.)

Desirable: -(i) Experience in more than one Production Centre of Textile.

(ii) Knowledge of wool, or Art Silk or Handloom Industry.

(iii) Knowledge of Textile Machinery or Textile Mill stores.

II. Assis General Rs. 400 - Selec-35 years tant Central 400-450 tion. and below Director Services -30-600(Relaxa-Grade I Class I ble for -35-670 (Produc- (Gazetted) -EB-Governtion and ment 35 - 950Developservants)

ment).

Essential:

No. 2 (i) Degree in Textile Technology/Textile Manufacture/ Textile Engineering of a recognised University or equivalent.

(ii) About 3 years' experience of work connected with management and running of textile mills of which I year should be in the Spinning and Weaving Department. OR

75% by di- Promotion :-Assistant Director rect recruit-Grade II Producment and tion and Develop-25% by ment with a years promotion. service in the grade.

vears

Class I As re-D.P.C.

auired under the

rules.

611

I	2	3	4	5	6 	7	8	9	10	11	12	13
						About 3 years experience of work in a Government Department of a Semi-Government Organisation with duties relating to development of textile industry including about 1 years' practical experience in the Spinning and Weaving Department of a Textile Mill.						
						(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified). Desirable:—Experience of working in a powerloom factory, woollen or Art Silk Mills.						
					. · ·					[No. F. 11/1	3/68-E.I.]	

New Delhi, the 21st January 1969

- G.S.R. 295.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Assistant Director (Disputes), Department of Commercial Intelligence and Statistics, Calcutta, Recruitment Rules, 1968, namely:—
- 1. (1) These rules may be called the Assistant Director (Disputes), Department of Commercial Intelligence and Statistics, Calcutta, Recruitment (Amendment) Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Assistant Director (Disputes) Department of Commercial Intelligence and Statistics, Calcutta, Recruitment Rules, 1968:—
 - (a) after rule 6, the heading "The Schedule" shall be inserted:
 - (b) in the Schedule, in the entry in column 11 for the words and figure "at least 4 years service" the words "at least five years service" shall be substituted.

[No. F. 10/105/60-E.I.]

K. K. SACHDEV, Under Secy.

MINISTRY OF IRRIGATION AND POWER

New Delhi, the 25th January 1969

G. S. R. 206.—In exercise of the powers conferred by the proviso to article 300 of the Constitution, the President hereby makes the following rules to amend the Ministry of Irrigation and Power Hindi Officer Recruitment Rules, 1968, published with the Notification of the Government of India in the Ministry of Irrigation and Power No. G.S.R. 1199, dated the 17th June, 1968, namely:

- 1 (1) These rules may be called the Ministry of Irrigation and Power, Hindi Officer Recruitment (Amendment) Rules, 1969.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
 - Hindi Officer Recruitment Rules 1968, for the Schedule, the following Schedule shall be

		the Ministry abstituted, n		tion and	Power I
I	2	3	4	5	6
Hindi Officer	ī	General Central Service Class II (Gazetted) Ministeria		Not appli- cable	35 years and bek (Relaxal for Go- vernmen servants)

s Essential low (i)(a) Master's degree appli- years. in Hindi or in English with Hindi as a subject at degree level.

7

(b) Adequate grounding in Sanskrit.

(i) Master's degree

OR

in Sanskrit with Hindi and English as subjects at the degree level. ii) About 3 years' experience of terminological work in Hindi and/or translation work from English into Hindi and viceversa.

Ry selection through the Union Public Service Commission. from amongst suitable officers holding posts created exclusively for Hindi work in the various Ministries/ Departments including attached offices in the scales carrying a maximum of Rs. 425/more and possessing the following qualifications: (i) Bachelor's degree

ΤT

T2

Not

appli-

cable.

TO

Two

Not

cable.

- with Hindi as one of the subjects, and
- (ii) About 5 years' experience of terminological work in Hindi and/or translation work from English into Hindi and viceversa, failing which

by direct recruitment.

As required under the Union Public Service Commission (Exempti on from Consul tation) Regulations.

1958".

13

615

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable

- (i) Journalistic experience and aptitude for public relations work.
- (ii) Knowledge of any other modern Indian Language.

Note I: For persons possessing post-graduate qualifications in Hindi, the period of experience in (ii) above will be 3 years.

Note 2: Candidates satisfying the prescribed qualifications will be required to appear at a written test in translation etc. and those who reach such minimum qualifying standard in the written test as may be fixed by the Commission in their discretion, will be summoned by them for interview. The candidates, who do not so qualify, will be informed accordingly.

The form and manner of communication of the result of the test/selection to individual candidates shall be decided by the Commission in their discretion and the Commission will not enter into correspondence with them regarding the result.

Note 3: Requisitions for recruitment will be sent to the Commission in the prescribed proforma and applications will be invited by the Commission.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 3rd January 1969

- G.S.R. 297.—In exercise of the powers conferred by the provise to Article 309 of the Constitution, the President hereby makes the following rules for regulating the method of recruitment of persons to Class II posts (gazetted) in the Regional and Branch Offices of the Press Information Bureau, Ministry of Information and Broadcasting, namely:—
- 1. Short title and commencement.—(i) These rules may be called the Press Information Bureau Regional and Branch Offices Class II (Gazetted) posts Recruitment Rules, 19 8.
- (ii) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of posts, their classification and scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters relating to the said post shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit specified in column 6 of the said Schedule for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

- 5. Disqualifications.—(1) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post.
- (2) No women, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with Union Public Service Commission, relax any of the provisions of these rules with respect of any class or category of persons or posts.

					THE	SCHEDULE						
Name of post	No. of posts	Classification	n Scale of of pay	Whether Selection post or non-selection post		Educationa and other qualifications required for direct recruits	Whether age and other qualifications prescribed for direct recruits will apply in the case of promotee	any.	of recm itment	of recruitment by pro- motion/ or by depu- tation/ transfer, grades from which promo- tion/ deputa- tion/	DPC exists what is its	Circum- stances in which Union Public Service Commis- sion is to be consul- ted in making recruit- ment
		3	4	5	6	7	8	9	10	11	12	13
Adminis- rative Officer	4	General Central Service Class II (Gazened) (Ministerial)	Rs. 350— 20—450— EB—25— 575	Selection	Not applicable	Not applicable	Not applicable	Two years	By promo- tion failing which by trausfer on depu- tation,	Promotion: Head Clerks/ Accountants in the various offices of the Press Informa- tion Bureau with at least 5 years service in the grade,	promo- tion Com mittee.	As required under the U.P.S.C. (Exemption from consultation Regulations, 1958.

619

Transfer on deputation:— Assistants of the Central Secretariat Service with 5 years regu-lar service in the grade,

(Period of deputation ordi-

narily not ex-ceeding 3 years.

सूचना ग्रीर प्रसारण मंत्रालय

नई दिल्ली, 3 जनवरी, 1969

णी॰ एस॰ श्रार॰ 298:—संविधान के श्रनुच्छेद 309 के उपबंध द्वारा विये गये अधिकारों का प्रयोग करते हुए, राष्ट्रपति एतद्वारा सूचना और प्रसारण मंत्रालय के पत्र सूचना कार्यालय के प्रावेशिक शाखा कार्यालयों के दूसरी श्रेणी के पदों पर, व्यक्तियों की भर्ती पद्धति का नियमन करने के लिए निम्नलिखित नियम बनाते हैं:

- 1. संक्षिण भीर्षण श्रीर लागू होंनें की लिथि :--(1) इन नियमों को पत्न सूचना कार्यालय प्रादेशिक/शाखा कार्यालय (दूसरी श्रेणी राजपन्नित) पदों पर भर्ती नियम, 1968 कहा जाएगा ।
 - (2) ये नियम सरकारी राजपल्ल में प्रकाशित होने की तारीख से लागू होंगे।
 - लागू होंना :—ये नियम संलग्न परिणिष्ट के कालम 1 में दिये गये पदों पर लागू होंगे।
- 3. संख्या, वर्गोकरण श्रीर वेतन २५ :--पदों की संख्या, उनका वर्गीकरण श्रीर वेतन-दर परिणिष्ट के कालम 2 से 4 तक में दिये श्रनुसार होंगे।
- 4. भर्ती पद्धित का लरीका, आयु संन्ता और प्रण्य योग्यताएं :—भर्ती पद्धित का तरीका, आयु संन्ता और प्रन्य योग्यताएं व सम्बन्धित अन्य मामले उक्त परिशिष्ट के कालम 5 से 13 तक में विये अनुसार होंगे, परन्तु अनुसूचित जाति, अनुसूचित आदिम जाति तथा अन्य विशेष श्रेणियों के उम्मीदवार के लिये केन्द्रीय सरकार द्वारा समय-समय पर जारी किये गये सामान्य अनुवेशों के अनुसार उक्त परिशिष्ट के कालम 6 में सीधी भर्ती के लिये निर्धारित आयु सीमा में छूट दी जा सकेगी।
- 5. ग्रनहंताएं:—(1) जिस व्यक्ति की एक से ग्रधिक पत्नी हो या जो एक पत्नी के जीवित रहने पर भी, किसी ऐसी स्थिति में विवाह करे कि वह विवाह ग्रन्य पत्नी के जीवित रहने की श्रविध में किये जाने के कारण श्रवैध हो जाये तो वह पदों पर नियुक्त होने का पान नहीं होगा;
- (2) जिस महिला का विवाह इस कारण श्रवैध हो कि उक्त विवाह के समय उसके पित की एक जीवित पत्नी पहें से हो, तो वह पदों पर नियुक्ति की पान नहीं होगी। बशर्ते कि केन्द्रीय सरकार इस बात से सन्तुष्ट होकर कि ऐसा करने के विशेष कारण हैं, किसी भी व्यक्ति को इस नियम से छूट दे दे।

6. नियम से छह देनें का भ्राधिकार :--जहां केन्द्रीय सरकार की यह राय हो कि ऐसा करना आवश्यक या वांछनीय है, तो वह भ्रादेश द्वारा उसके कारण बताते हुए श्रीर संघ लोक सेवा भ्रायोग से सलाह लेकर किसी भी श्रेणी या वर्ग के व्यक्ति या पद को उससे सम्बन्धित नियमों के किसी भी उपबंध से छट दे सकेगी।

परि							
			सेलेक्शन पद या गैर	वेतनमान	वर्गीकरण	 पदों की	स्वकानाम
वालो	जाने	द्वारा,	से लेन शन पद			संख्या	
	के उपेक्षि	लिए जाने					
		 वालों					
ग्रन्थ	तथा	के लिए					
एं	ग्रहंता	भायु					

1	2	3	. 4	5	6	7
प्रशासन ग्रधिकारी ।	चार	सामान्य केन्द्रीय सेवा श्रेणी—2 राजपत्नित लिपिकीय वर्गीय ।	रु० 350-20- 450-द०रो०~ 25-575।	सेलेक्शन	लागू नहीं ।	लागू नहीं

_	
1	~ -
121	V.

क्या सीधी परिवीक्षण भर्ती पद्धति-यदि भर्ती पदोन्नति/ क्या कोई किस परिस्थि-प्रतिनियं क्ति बदली भर्ती द्वारा श्रवधि क्या सीधी विभागीय तियों में यदि हो भर्ती द्वारा या द्वारा हो तो किन लिये जाने पदोन्नति लोक सेवा भायोग समिति है ग्रेडों से पदोन्नति/ वालों के लिए पदोन्नति की सलाह सेनी है निर्धारित प्रतिनियुक्ति बदली यदि हो तो द्वारा या शैक्षणिक व प्रतिनियुक्ति उसकी रचना की जानी है श्राय श्रहेताएं बदली द्वारा पदोन्नति पाने तथा विभिन्न वालों पर भी पद्धतियों लागू हैं द्वारा भरी जाने वाली रिक्तियों का प्रतिशत 11 12 8 9 10 13 लागु नहीं दो वर्ष पदोन्नति पद्योग्नति : श्रेणी 2 की जैसाकि संगलोक हेडलिपिक/श्रकाउंटेंट विभागीय सेवा भायोग के द्वारा पक्ष सूचना कार्यालय पदोन्नति (सलाइ से छूट) मिलने पर के जिनकी कम से कम नियम 1958 के समिति तबादला प्रतिनि युक्ति 5 वर्ष की उसी ग्रेड में धन्तर्गत हो । नौकरी हो । तबादला प्रतिनियुक्ति पर:

> [संख्या एफ० 5/3/67-एस्ट (पी॰म्राई०बी॰) डी॰एस॰ (म्राई)] डी॰ म्रार० खन्ना, उप सचित्र।

कन्द्रीयः

सचिवालय

सेवा के सहायक, जिनकी नौकरी इसी ग्रेड में कम के कम 5 वर्ष हो। प्रतिनियुक्ति की अवधि साधारण तौर पर 3 वर्ष से ग्रिधिक न होगी।

